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A HISTORY OF THE PRESIDENCY
FROM 1897 TO 1909

A HISTORY OF THE PRESIDENCY FROM 1897 TO 1909

BY

EDWARD STANWOOD, LITT. D. (BOWDOIN)



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PREFACE

THIS continuation of the "History of the Presidency" covers the three presidential campaigns of 1900, 1904, and 1908, together with a somewhat comprehensive notice of the important political events of the whole period, whether they did or did not have a perceptible influence upon the result of a general election, and a discussion of the evolution of the presidential office. It has thus the advantages and the disadvantages of an attempt to present the political history of the most recent times. Any one competent to prepare such a history must have been by conviction a member of one of the two great parties; but it is hoped that any views herein expressed will be found not to be colored by offensive partisanship.

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A HISTORY OF THE PRESIDENCY FROM 1897 TO 1909

I

"IMPERIALISM" THE "PARAMOUNT" ISSUE

THE election of 1896 restored to the Republican party the full control of the national government in all its departments. The situation during the second half of President Cleveland's second administration was abnormal and unsatisfactory, for the government was divided against itself to an unprecedented degree. The Senate was still controlled by the Democrats and their Populist allies, by the narrowest of majorities, and the President was a Democrat; but the House of Representatives was Republican in the proportion of five of that party to two of the combined opposition.¹ Moreover, there was no real political accord between the Senate and the President. On the great issue of the times, the free and unlimited coinage of silver, they were actively antagonistic; and the closing chapter of the history of the Tariff Act of 1894 was still remembered by some leading Democratic senators, and the breach in their relations with Mr. Cleveland remained.

In such circumstances no legislation having a savor of party politics could be passed. The President was forced to rely upon Republican aid to deal with the fiscal situation — a serious deficit; and that aid was given, although the President and the Republican leaders disputed almost angrily the cause of the depletion of the gold reserve. Mr. Cleveland was no defender of the Tariff Act of 1894; but he contended that it was not true that the repeated gold loans were rendered necessary, and were made, and that their proceeds were used, to meet the deficiency in the revenue. The Republicans, on the other hand,

¹ Fifty-fourth Congress. Senate, Democrats, 39; Populists, 6; Republicans, 44; one vacancy. House of Representatives, Republicans, 252; Democrats, 93; Populists, 8; Silver, 1; Fusion, 1; vacancies, 2.

maintained that if the revenue had been sufficient the gold reserve could not have been drawn upon as it was, and that consequently the loans would not have been necessary.

The difficult situation was brought to an end when the new administration came into power. Congress was Republican in both branches,¹ and both the majority and the minority parties were more united than had been the case for a long time. The declaration in favor of free silver in the Democratic platform, and in favor of the single gold standard in that of the Republicans, in the canvass of 1896, caused a serious secession from each party, and the nominating conventions on both sides had therefore been careful to choose as candidates for seats in Congress men who could be relied upon to support the party policy on the great issue of the day.

Nevertheless the silver question was not the sole issue in the canvass of 1896, and the importance of the tariff issue must not be overlooked. In the far Western States, where the sentiment was almost unanimous in favor of free silver, the Republican campaign was conducted on the issue of Protection, as against the Wilson-Gorman tariff, and its free wool feature. It was not a successful campaign, so far as electoral votes were concerned, but it served to preserve a nucleus around which the temporary deserters clustered, at the next election.

On the other side of the political fence the situation was different. Many thousands of "Old line" Democrats voted for Mr. McKinley because of their opposition to free silver and the other radical policies championed by Mr. Bryan, and in spite of their only less serious objection to a protective tariff of which, in popular opinion, Mr. McKinley was the protagonist. Others, who could not forego that objection, voted for General Palmer. No Democrat of either of the classes opposed to Mr. Bryan was elected to Congress. But in the country, and in a certain portion of the press, the dissentient Democratic opinion made itself felt. It was urged, of course without avail, that the election had decided primarily that the people desired the establishment of the single gold standard of money, and only secondarily, if at all, that they were in favor of a protective tariff. Those who took that view maintained, accordingly, that

¹ Fifty-fifth Congress. Senate, Republicans, 46; Democrats, 34; Populists, 5; Independents, 3; Silver party, 2. House of Representatives, Republicans, 202; Democrats, 130; Populists, 21; Silver party, 3; Fusion, 1. Two of the Independents in the Senate usually acted with the Republicans.

the reformation of the currency system was the first duty of Congress and of the President, and they denounced the reversal of the programme as a virtual betrayal of the people whose mandate they had received.

Mr. McKinley made it evident in his inaugural address that he regarded a revision of the tariff as the immediate duty of the law. Undoubtedly he personally deemed it of greater importance than the reform of the money system. But that is to be inferred rather from his speeches in Congress and as a candidate for the presidency than from his language at his inauguration. Indeed, his attitude toward the silver question was somewhat timid. He still spoke of keeping silver at parity with gold. But as for the tariff he was decided. "The people," he said, "have decided that such legislation should be had as will give ample protection and encouragement to the industries and development of our country. It is therefore earnestly hoped and expected that Congress will, at the earliest practicable moment, enact revenue legislation that shall be fair, reasonable, conservative, and just, and which, while supplying sufficient revenue for public purposes, will still be signally beneficial and helpful to every section and every enterprise of the people." He discussed the existing financial system, referred to the succession of annual deficits, assumed, without making an unnecessary argument upon the subject, that expenditures should be met by revenue rather than by loans, and set forth his opinion on the general question by remarking that "with adequate revenue secured, but not until then, we can enter upon changes in our fiscal laws."

Undoubtedly, in thus placing tariff revision first on his programme, he was in accord with the great majority of his supporters both in Congress and in the country at large. But there were two excellent reasons, from a practical point of view, why his preference was natural and wise. An attempt to establish the gold standard during the first half of Mr. McKinley's term would have been foredoomed to failure. The House of Representatives of the Fifty-fifth Congress was strongly anti-silver. If the question had been brought to a test it is doubtful if any Republican member of that body would have voted for free silver. But in the Senate it was different. As has been noted, there were 46 Republican senators, and 44 of the combined opposition, every member of which was a declared advocate of free silver. Four of the Re-

publicans were also determined advocates of the measure, beside two other senators who supported it conditionally. It would have been most unwise to submit a gold-standard bill to a Senate so constituted. Indeed, it soon appeared that the silver senators practically held the balance of power, and were resolved to make their own power felt.

The other reason for the preference of the tariff question over the currency question — if the reason just given had not been all-powerful — was the fact that the way had already been prepared for immediate action upon it. In anticipation of that which actually occurred, the Committee on Ways and Means of the Fifty-fourth Congress had for months been preparing a tariff bill. Protracted hearings were held, and a great amount of testimony was taken, no doubt with an understanding between the Committee and Mr. McKinley that an extraordinary session of Congress would be held almost immediately after the inauguration. On the 6th of March the President issued a proclamation summoning the Fifty-fifth Congress to meet on the 15th of the same month. At the beginning of the session he sent a message on the subject of the deficiency in the revenues of the government, and urged the speedy passage of a tariff act. All the Republican members of the Ways and Means Committee had been reëlected, and Mr. Speaker Reed¹ reappointed them on the committee. The bill was practically ready, and on the 19th it was reported to the House.

The modern practice of the House of Representatives in dealing with measures which are both complicated and of a partisan character, is to curb and limit actual debate by means of special rules. In this case the Committee on Rules brought in a resolution that the bill should be taken up for consideration on March 22; that "general debate" should continue for four days; that from March 26 the bill should be open to amendment in Committee of the Whole, — amendments proposed by the Committee on Ways and Means to have the preference; and that on March 31 at three o'clock the House should come to a final vote on the passage of the bill. A course of action precisely similar was laid out by the Committee on Rules of the Fifty-third Congress, when the Wilson tariff bill was brought in, in 1894, but the time allowed for proposing

¹ Reëlected Speaker by 199 votes, to 114 for Mr. Bailey of Texas, 21 for Mr. Bell of Colorado, and 1 for Mr. Newlands of Nevada.

and discussing amendments was longer. In neither case was the privilege of presenting amendments of the slightest benefit to the opposition, for the obvious reason that every such amendment, however meritorious, was certain to be rejected.

There is much to be said both for and against such a method of procedure. The traditional practice of parliamentary bodies is violated in a fundamental principle by a system which forbids a detailed examination of a revenue measure. The rights of the minority are practically abrogated, since they are conceded in such a restricted form that they are ineffective. The body which passes upon the measures before it under such rules has really ceased to be a deliberative body. The measures are drawn by a committee, or rather by the majority of a committee, and are virtually unamendable save by the consent of those members of the committee. Should any amendment not acceptable to them be agreed to in a snap division in committee of the whole, they are usually if not invariably able to reverse the decision when the bill is reported to the House.

On the other hand, experience has shown that the choice is not between this system and the former one, if a tariff bill is to be passed, but between the new system and failure to pass the bill. The House of Representatives is almost twice as numerous a body as it was when Clay brought in his compromise tariff bill, and there are probably more than five times as many talking members now as there were then. At the same time the volume of business to be transacted has certainly increased tenfold. If, then, a tariff bill were to be thrown open to detailed discussion, paragraph by paragraph, and article by article, it would not be possible to pass it even through the House of Representatives at a single session. It is also a pertinent suggestion that on such a subject as the tariff every member's mind is made up before consideration of the bill begins, that no member expects by his eloquence to influence the action of any fellow member, and therefore debate is wasted, so far as the theoretical purpose of debate is concerned. Moreover, a tariff measure is to be considered as a whole, not acceptable in every detail to any member, not to be rendered acceptable to any opponent of the protection or free trade principle on which it may be based, by one or a dozen amendments. Consequently every hostile amendment is sure to be rejected. Finally, as the only practical purpose of debate in the House of Representatives is to influence public opinion

outside, that purpose may be and is accomplished quite as well by the general "leave to print" undelivered speeches in the "Congressional Record," as by giving up time to their delivery. These arguments have been convincing to both the great parties in the country, and the practice of cutting off debate is so well established and has been so useful that it is not likely to be abandoned.

The programme prepared by the Committee on Rules was adopted by the House and strictly carried out. "General debate" was exceedingly general, being chiefly discussion of the vast benefits and the unrelieved wickedness of the protective system. More than half the time allowed for amendments was occupied in the consideration of changes proposed by the Committee on Ways and Means, and the opposition had no opportunity to discuss anything but the first schedule, devoted to chemicals, and a few paragraphs of the glass schedule. One important amendment, designed to levy the duties to be imposed by the bill on goods purchased and hurried into the country before the act should take effect, was adopted by the Committee of the Whole, but was thrown out by the House on the ground that, being retroactive, it was probably unconstitutional. An attempt was made to put on the free list articles the domestic production of which was controlled by "trusts," but the motion was defeated, yeas 148, nays 197. The bill was then passed, yeas 205, nays 122. Five Democrats voted for the bill; three Populists only voted against it. The others, 21 in number, answered "present."

The history of the bill in the Senate was remarkable. As it passed the House of Representatives it established duties appreciably lower than those imposed by the McKinley act of 1890. The Finance Committee of the Senate deemed even that scale of duties too high, and Mr. Aldrich, in explaining the action of the committee in proposing further reductions, urged that protection should be given in a moderate and conservative spirit, in order to "insure a much greater degree of permanence to our tariff legislation." But that policy was not to prevail. The "Silver Republicans" were among the most radical protectionists in the Senate, and they soon found that they held the balance of power. Indeed Mr. Jones of Nevada, one of them, could control the action of the Committee on Finance by giving his vote either with the six Republicans or with the six Democrats. In these circumstances the

Republicans both in the committee and in the Senate were forced to make concessions to the Silver men, with the result that the original policy of the committee was overthrown, the committee itself withdrew amendments reducing duties and offered others increasing them, and the Senate was compelled to agree in order to save the bill. Mr. Aldrich, whose health was greatly impaired by work and worry, retired from the management of the bill, — not unwillingly, in all probability, — withdrew to his home, and returned only on the day the measure was put on its passage. The vote was taken on July 7, and the bill was passed by yeas 38, nays 28. One Democrat voted for it, six Populist and Silver senators withheld their votes. In conference duties were raised in some cases higher than they had been placed by either the House or the Senate. The bill was signed by President McKinley on July 14. Thus was enacted the Dingley tariff, which was destined to remain in force for a longer period than any other tariff act in the history of the government. For save for the imposition of some duties as a measure of war finance, during the Spanish war — duties which were removed after peace was restored — the act was unchanged until it was superseded by the tariff of 1909.

Silver had been chosen by the Democrats as the “paramount” issue in 1896, but a question of vastly greater and more permanent importance was soon to be introduced. Events were already preparing for a contest which was to change for all time the position of the United States in the family of nations. Washington’s injunction against the formation of “entangling alliances” with other nations had always been popularly and even officially interpreted as advice to hold aloof from international politics in any form. The Monroe Doctrine was not merely an assertion of a certain guardianship over the other American republics, to the extent of protecting them against European aggression, but it was also an expression of an intention to discharge that self-assumed duty alone, without asking or permitting assistance. The only instance where there was any departure from that attitude was in the case of the Clayton-Bulwer treaty, which postponed rather than promoted the building of an isthmian canal, and which many secretaries of state tried in vain to abrogate.

That the attitude of national isolation was in many respects beneficial to the United States, admits of no dispute. Interfering in no controversies in which it was not directly concerned,

it had no fear of interference or aggression by other nations, and was thus enabled to dispense with a great army and navy. In other ways that need not be specified it profited by its exemption from the duties and the tasks which other governments, from choice or from necessity, were performing.

But in another aspect of the matter the course of the government was not admirable. Students of history know that out of the original chaos of society, peace, order and law have been established. In enlightened communities every member has a duty to contribute his share to the maintenance of a system which assures protection of life and property to all, and which punishes malefactors and mischief-makers. Just so a community of nations has been gradually evolving, by no means perfect as yet, which more and more tends to concerted action for the preservation of peace, and to the curbing of reckless and aggressive sovereigns and peoples. If the citizen who refuses to bear his part in maintaining social order and in the support of good government is deemed unfaithful, what is to be said of a nation, boasting itself to be the freest in the world, which sends messages of encouragement to every band of insurgents in the world, on the plea that they are fighting for liberty, but which never lifts a finger to compose international quarrels, to help a weak neighbor attacked by an arrogant prince, or to punish violations of international justice? That was practically the position of the United States before it was awakened to the conviction that to be great and powerful and rich imposed upon it the duty to join with other nations in maintaining the peace of the world. The people had no idea that impending events were to plunge the country into world-politics and to enforce a changed relation of their government toward other powers. But both parties were equally responsible for the course of action which brought about that result.

The geographical position of the Island of Cuba, the western end of which penetrates the Gulf of Mexico only a few miles from the Florida coast, has made it always an object of interest, and frequently of apprehension or annoyance, to the government of the United States. There was a fear, during the administration of Mr. Monroe, that Great Britain had a design to acquire the island from Spain. Mr. Adams, then Secretary of State, wrote to Mr. Nelson, the minister to Madrid, that the transfer "would be an event unpropitious to the interests of this Union"; and that "it is scarcely possible to resist the

conviction that the annexation of Cuba to our Federal Republic will be indispensable to the continuance and integrity of the Union itself." Jefferson shared this view to the full extent, for about the same time he wrote to Monroe that "its possession by Great Britain would indeed be a great calamity to us," and that "her addition to our confederacy is exactly what is wanted to round out our power as a nation to the point of its utmost interest."

For many years, indeed until the crisis came in the last decade of the eighteenth century, the chief interest of the United States in Cuba may be likened to that of a landowner who is put to trouble and expense in preventing his unruly boys from helping the sons of a neighbor to turn him out of his property. To be sure, during the period when the slavery question was at its most acute stage, the "Ostend Manifesto" of 1854, — declaring the right of the United States to compel Spain to sell the island to this country, or, on a refusal to sell it, to wrest it from Spain by force, — was intended as a move preliminary to the acquisition of more slave territory. But in the main the government maintained a correct diplomatic attitude, and it did not fail to take measures to prevent aid being sent from its ports to the frequent and prolonged insurrections. Such measures were not always effectual, but the United States was the sufferer when that was the case. The incident of the *Virginius*, during the ten years' war from 1868 to 1878, was an instance in point.

A fresh insurrection broke out in 1895. It was different in method from any one which had preceded it, and more strongly supported by the Cubans, although the people of the United States were slow to perceive the differences. The insurgents overran almost the whole island, and audaciously approached even to the outskirts of Havana. They avoided engagements with large bodies of Spanish troops, but waged a successful guerilla warfare. They also set up the semblance of a government. From the very beginning Cuba was in a state little better than anarchy. Such a condition was intolerable to the United States. Aside from the horrors of the situation, — the destruction of life and property, — this country had a most material interest in the struggle. American citizens were seized and thrown into prison by the Spanish authorities, and the sugar plantations which were devastated and burned over by the insurgent bands were largely owned by Americans. Pres-

ident Cleveland, in his last annual message, in December, 1896, estimated the American investments in Cuba at from thirty to fifty millions.

This is not the place to give an account of the progress of the rebellion, nor to mention in detail the steps, marked by relentless cruelty, taken by Spain to put down the rebellion. There were in all about one hundred and fifty thousand Spanish troops in the island, but although they vastly outnumbered the insurrectionary forces, they were badly led and made but little headway.

The insurrection attracted but little attention in the United States at first. To a large number of the people it seemed only another rising, not essentially unlike, or more important than, the scores of revolutions which have been a feature of the history of all the republics of Latin America. It was to them a trial, an annoyance, like that which a peaceable householder experiences when a noisy and bloody quarrel is going on in the next house, — something to be endured with patience but without interference until peace should be restored. Many men held this opinion to the end, and rejected every suggestion that in the interest of humanity, and of a quiet neighborhood, the disturbance must be stopped. But the great body of the people, of every shade of political opinion, was swept off its feet in a burst of enthusiastic determination that the evil should be endured no longer.

The growing interest in the struggle and the change in the popular temper are reflected in the official papers of the presidents. In December, 1895, Mr. Cleveland recognized the sympathy of his countrymen with the insurgents, but urged that however ardent that feeling might be it should not deter the government from performing scrupulously its duty to a friendly power by preventing any hostile acts by its own citizens. The tone of his message in December, 1896, was not markedly different, but it contained some expressions which would have been inconsistent with the message of the preceding year. He discussed the situation in Cuba at great length, and in a spirit friendly to Spain, and examined, only to reject, the suggestion of forcible intervention. Nevertheless he added, at the conclusion "That it cannot be reasonably assumed that the hitherto expectant attitude of the United States will be indefinitely maintained," and that, "while we are anxious to accord all due respect to the sovereignty of Spain, we cannot view the

pending conflict in all its features, and properly apprehend our inevitably close relations to it and its possible results, without considering that by the course of events we may be drawn into such an unusual and unprecedented condition as will fix a limit to our patient waiting for Spain to end the contest either alone and in her own way or with our friendly coöperation."

The Cuban question occupied a large part of the time of the Fifty-fourth Congress,—the last of Mr. Cleveland's second term. There was a minority, not a large but an aggressive minority, which desired the immediate recognition of Cuban independence; there were many others who wished to accord belligerent rights to the insurgents. Including those two classes there was a large majority of members of both Houses who wished that something should be done to show the impatience of the American people at the situation. At the first session, after a protracted debate, a concurrent resolution was passed¹ after undergoing many changes, both in purport and in phraseology, declaring that a state of war existed in Cuba, that the United States would observe strict neutrality, and that the President should offer the good offices of the United States to secure the independence of Cuba. The form of a "concurrent resolution" was chosen because it did not require that the resolution should be submitted to the President for his approval as a "joint resolution" must have been. The President's attitude was well known. He took no action in accordance with the advice of Congress at the time. Later in the year he did take a step in that direction.² His unwillingness to do anything that would permit the Spanish government to suppose that the United States government was in sympathy with the movement for forcible intervention, was severely criticised, by members of his own party more than by Republicans; for those who were most determined upon a conservative course at this time were chiefly Republicans. The judgment of history will be that Mr. Cleveland's course was wise. It was something more than that, from a political point of view. It was eminently considerate, in

¹ Passed by the Senate, February 28, by yeas 64, nays 6; by the House of Representatives, March 2, by yeas 262, nays 17; conference report agreed to by the House, April 6, by yeas 247, nays 27; by the Senate without a division.

² "It was intimated by this government to the government of Spain some months ago that if a satisfactory measure of home rule were tendered to the Cuban insurgents and would be accepted by them upon a guaranty of its execution, the United States would endeavor to find a way not objectionable to Spain of furnishing such a guaranty." President's Message, December, 1896.

that it was precisely the course which was likely to be least embarrassing to his successor in office.

When the second session of the Fifty-fourth Congress began, in December, 1896, numerous resolutions were introduced demanding that the independence of Cuba be immediately recognized. On the 19th of that month, Mr. Olney, the Secretary of State, caused it to be stated in the public press that the power and the right to recognize foreign governments was vested exclusively in the President. That contention was hotly disputed by the more radical advocates of Cuban independence. Early in January Senator Eugene Hale, of Maine, presented an exhaustive historical memorandum which sustained the administration in its position on that point. He also introduced, January 6, a resolution, which was passed, calling on the Secretary of State for a report on the precedents covering the matter of recognition of a foreign government.¹ On the following day Mr. Mills of Texas offered a resolution, which was subsequently debated but never acted upon, asserting that the expediency of such recognition belongs to Congress; that when Congress should determine in favor of recognition the executive should act in harmony with the legislative department; and "that the independence of Cuba ought to be and hereby is recognized." The resolution throws light upon the political situation in the closing months of Mr. Cleveland's administration. Hardly at any other time in the history of the country would a leading senator, in full and regular standing in his party, have urged a resolution making such a direct and aggressive attack upon a position held by the president chosen by that party. But, as is well known, the convention and the election of 1896 had left a breach between the President and the controlling wing of the Democratic party that was almost as wide as that between the Democrats and the Republicans.

Both the great parties of the country, meanwhile, had expressed themselves strongly in their national platforms on the subject of Cuba. The Democrats merely expressed their hearty sympathy with the Cubans in their struggle for independence. The Republicans went further, and concluded their resolution on the subject by urging that the government "should actively use its influence and good offices to restore peace and give independence to the island." It would not be true, nevertheless, to say that these expressions represented a unanimous wish of

¹ It does not appear that the inquiry was ever answered.

the people. There were still many men in public and private life who held that the contest was one in which it was permitted to all citizens to feel a deep sympathy with the insurgents and horror at the cruelties of the Spanish administration; but that as a government the United States had neither a duty nor a right to dictate to Spain how it should deal with a colony in revolt. But these men did not undertake to prevent the adoption of the resolutions of sympathy by the national conventions.

The attitude of Mr. McKinley on the Cuban question was not noticeably different from that of Mr. Cleveland. His instructions to Mr. Woodford, the new minister to Spain, were conservative and conciliatory. He was "to impress upon that government the sincere wish of the United States to lend its aid toward the ending of the war in Cuba by reaching a peaceful and lasting result, just and honorable alike to Spain and to the Cuban people," and was to represent "that at this juncture our government was constrained to seriously inquire if the time was not ripe when Spain, of her own volition, moved by her own interests and every sentiment of humanity, should put a stop to this destructive war, and make proposals of settlement honorable to herself and just to her Cuban colony."¹ General Woodford, acting upon these instructions, had the good fortune to deal with Señor Sagasta, the new Prime Minister of Spain, who succeeded Señor Canovas, who was assassinated in August, 1897. The new Spanish government was certainly better disposed toward Cuba and toward the United States than that which preceded it. The suggestions were received in an amicable spirit. The government did recall General Weyler, the governor-general of Cuba, whose administration had been extremely cruel, particularly in the policy of removing the entire population from their rural homes and concentrating them in the cities and in camps. It also decreed the establishment of a local home rule government, and released all the Americans who had been in confinement. But it did not relax or propose to relax any military measures against the insurgents in arms who, in turn, spurned any concessions short of complete independence. In effect, therefore, the situation was unchanged. The war continued. The Spanish government was unable, as it had been from the beginning, to pacify Cuba.

The crisis was approaching. Two events in the month of

¹ Message of December, 1897.

February, 1898, had a most profound effect upon the people of the United States. On the 9th a private letter by Señor De Lome, the Spanish minister at Washington, was made public, in which he characterized the President as "weak and yielding to the rabble," and as a "bad politician." He was at once recalled, and his sentiments were disavowed by the Spanish government; but the people were in a mood to be absolutely distrustful of the Spanish government. On the 10th, in consequence of this disclosure, Mr. Cannon of Illinois, since Speaker of the House of Representatives, introduced a resolution urging the sending of an ultimatum to Spain, and a recognition of the independence of Cuba before the 4th of March.

But that incident created a mere flurry of popular excitement in comparison with the startling event which took place on the evening of February 15. The battleship Maine arrived in the port of Havana on January 25. It was sent thither after consultation with the Spanish government, and with the full consent of that government, as a mark of friendliness and good will. On the night of February 15 it was blown up in Havana harbor, and sunk, and two officers and 264 of the crew perished, as a result of the catastrophe. A court of inquiry was instituted, which reported that the "effect could have been produced only by the explosion of a mine situated under the bottom of the ship."

On the whole the people of the United States received the intelligence of the dreadful disaster with horror rather than with indignation. They waited, without a general prejudice against Spain as the author of the calamity, until the facts should be known. But it had already become clear that there was a dire prospect that forcible intervention, which meant war, must ensue before the questions at issue were decided; and Congress was prompt to take precautions against that event. On March 8 the House of Representatives by a unanimous vote, yeas 311, nays none, passed a bill containing an appropriation of fifty million dollars for national defence, to be at the disposal of the President, and the Senate passed the bill on the next day, without change or debate, and with equal unanimity. The President communicated the facts regarding the destruction of the Maine and the finding of the court, in a message to Congress on March 28. The affair made a deep impression upon the minds of the people and greatly intensified the feeling that intervention in Cuba could not,

and should not, be long delayed. That feeling was rather increased than allayed by the fact that the Spanish government made an inquiry of its own, the result of which was a finding that the explosion which caused the destruction of the battleship was from the inside, that there were no mines in Havana harbor, and that no responsibility for the disaster rested on Spain or Spaniards.

Meantime public sentiment hostile to Spain was still further augmented both in volume and in intensity, by a speech made in the Senate on March 17, by Senator Proctor of Vermont. Mr. Proctor had lately returned from Cuba where he had made extensive observations of conditions. In particular he had studied the results of the Spanish treatment of the peasantry. He gave a harrowing account of the desolation and distress caused by the cruel policy of concentration, and estimated the loss of life during the three years of anarchy at several hundred thousand. In a short time the demand for action on the part of the United States to put an end to the disturbance by removing its cause, became overwhelming. In the popular view the only possible remedy was the absolute abandonment of Cuba by Spain.

The tension that existed between the two governments at this time is illustrated by another incident. Early in March the Spanish minister at Washington asked that the Consul-General at Havana, General Fitzhugh Lee, be recalled, and that merchant vessels should be substituted for the naval vessels that were carrying relief to the distressed people of Cuba. Both requests were denied, and were not pressed.

On March 23 General Woodford presented to the Spanish Minister of Foreign Affairs a formal statement to the effect that unless an agreement ensuring immediate and honorable peace in Cuba were reached within a short time, the President would be constrained to submit to the consideration of Congress the whole question of the relations between the United States and Spain, including the affair of the Maine. The Spanish Minister replied on the 25th, asking that the report on the Maine should not be sent to Congress, and that the question of the future of Cuba should be left to diplomacy. General Woodford asked if Spain would grant an armistice, meantime. The answer of Spain to these latest propositions was received on April 1. It was thoroughly unsatisfactory. Although pacific in tone it contained nothing more than promises to con-

sider the questions at issue at a future time. Spain would not object to an armistice if it were asked for by the insurgents — an impossible condition as was well known by both parties to the controversy. As for the question of the future relations between Spain and Cuba, that was to be committed to the consideration of the courts, which would not assemble until May.

From the time when this reply of Spain was made public, war was inevitable, although the fact was not fully perceived or universally admitted. The President did not abandon hope. The pressure upon him to act instantly and vigorously, was tremendous. It came from both sides of the Senate and House, and from most of the newspapers of the country. But he appealed to those who were demanding importunately that he should act at once, to permit him to work out the matter in his own way without interference. To a certain extent they complied with his request, for a time. In his desire to avoid war he was stoutly supported by a group of senators,¹ all of them, it is believed, members of the Republican party.

The imminence of war had by this time attracted the notice of the European governments. The Pope made a proposition to some of the powers that they should unite in a movement for mediation between the United States and Spain. The attempt failed. It is not known precisely what attitude was taken by the several powers, but it is known that Great Britain refused to be a party to the movement, a refusal which alone was fatal to it; and the United States was averse to it, which, also, if the powers had come to an agreement, would have insured its failure. But on the 7th of April a deputation of the diplomatic representatives of foreign governments in Washington, called upon the President, and through Sir Julian Pauncefote, the British minister, expressed their hope that a peaceful solution of the difficulty would be reached. The President made a judicious and non-committal but pacific reply, and that was the end of foreign mediation.

The situation was now that which the President had informed the Spanish government would constrain him to submit to Congress the whole question of the relations between the two countries. But he still hesitated, and delayed carrying out his announced purpose. Fearing that in the excited state

¹ Among them were Senators Allison, Aldrich, Fairbanks, Hale, Hanna, Platt of Connecticut, and Spooner.

of public feeling insults and possibly physical injury would be suffered by his countrymen in Cuba, the President recalled Consul-General Lee, on April 5, and directed him to bring to the United States with him all American citizens who desired to return. Even after they had left Havana he withheld his message. The chances of peace and war seemed to vary from day to day. The Spanish ministry, urged thereto by the foreign ambassadors in Madrid, decided on April 9 to grant an armistice to the Cuban insurgents, but took no step toward an agreement with the United States on the subject of the future control of Cuba, which was regarded at Washington as an indispensable part of a settlement. The government also caused it to be published that it had reached the limit of concessions to the United States. It therefore only remained for the President to submit the whole matter to Congress. This he did in a message to the two Houses on April 11.

Having given a summary account of the negotiations, he remarked, referring to the answer given to General Woodford to his ultimatum, "with this last overture in the direction of immediate peace, and its disappointing reception by Spain, the Executive is brought to the end of his effort." He assigned four reasons why intervention to restore peace was justifiable: intervention was demanded in the interest of humanity, and it was "no answer to say this is all in another country, belonging to another nation, and is therefore none of our business," for "it is right at our door"; it was required for the protection of American citizens and property in Cuba; it was justified by the injury to American commerce and business; and "the present condition of affairs in Cuba is a constant menace to our peace, and entails upon this government an enormous expense." The most pregnant passage in the message is the following paragraphs: —

The long trial has proved that the object for which Spain has waged the war, cannot be attained. The fire of insurrection may flame or may smoulder with varying seasons, but it has not been and it is plain that it cannot be extinguished by present methods. The only hope of relief and repose from a condition which can be no longer endured is the enforced pacification of Cuba. In the name of humanity, in the name of civilization, in behalf of endangered American interests which give us the right and the duty to speak and to act, the war in Cuba must stop.

In view of these facts and of these considerations I ask the Con-

gress to authorize and empower the President to take measures to secure in the island the establishment of a stable government, capable of maintaining order and observing its international obligations, insuring peace and tranquillity and the security of its citizens as well as our own, and to use the military and naval forces of the United States as may be necessary for these purposes.

On the 13th of April the Committee on Foreign Affairs of the House of Representatives, and the Committee on Foreign Relations of the Senate, each reported a preamble and resolutions on the subject of Cuba. The debate proceeded simultaneously in both branches. The House resolution — the preamble and that of the Senate were similar in tone — was as follows: —

That the President is hereby authorized and directed to intervene at once to stop the war in Cuba, to the end and with the purpose of securing permanent peace and order there and establishing by the free action of the people thereof a stable and independent government of their own in the island of Cuba. And the President is hereby authorized and empowered to use the land and naval forces of the United States to execute the purpose of this resolution.

The Democratic members of the committee, representing the universal sentiment within their party that there should be no intervention without recognizing the insurgent government of Cuba, proposed a substitute for the foregoing resolution, namely: —

Section 1. That the United States government hereby recognizes the independence of the republic of Cuba.

Section 2. That, moved thereto by many considerations of humanity, of interest, and of provocation, among which are the deliberate mooring of our battle-ship the 'Maine' over a submarine mine, and its destruction in the harbor of Havana, the President of the United States be, and he is hereby, directed to employ immediately the land and naval forces of the United States in aiding the republic of Cuba to maintain the independence hereby recognized.

Section 3. That the President of the United States is hereby authorized and directed to extend immediate relief to the starving people of Cuba.

When the question was brought to a vote in the House substitution of the Democratic resolution was refused by yeas 150, nays 190. Only thirteen members were absent when the vote was taken. Every Democrat and Populist and four Republicans voted for substitution. The negative vote was of course exclu-

sively Republican. The majority resolution was adopted, yeas 322, nays 19. The negative votes were given by sixteen Democrats, who probably so voted to express their dissatisfaction with the terms of the resolution, and three Republicans who were opposed altogether to intervention.

The Senate Committee presented its own resolution, which in effect was more like that of the Democratic substitute in the House than like the resolution which the House passed. The Senate was more — and differently — divided in sentiment than was the House. The opposition to immediate intervention was much stronger, and on the other hand there was more support on the Republican side to the policy of recognizing the insurgent government of Cuba than was the case in the House of Representatives. The resolution as reported by the Committee on Foreign Relations was in the following terms: —

First, That the people of the island of Cuba are, and of right ought to be free and independent.

Second, That it is the duty of the United States to demand, and the government of the United States does hereby demand, that the government of Spain at once relinquish its authority and government in the island of Cuba, and withdraw its land and naval forces from Cuba and Cuban waters.

Third, That the President of the United States be, and he hereby is, directed and empowered to use the entire land and naval forces of the United States, and to call into the actual service of the United States, the militia of the several states, to such an extent as may be necessary to carry these resolutions into effect.

A minority of the committee, three Democrats and one Republican, while cordially approving the resolution, as far as it went, were in favor of a recognition of the nominal government of Cuba, and proposed to amend the first paragraph of the resolution as printed above, by adding —

and that the government of the United States hereby recognizes the republic of Cuba as the true and lawful government of the island.

After a long debate the amendment was carried by a vote of yeas 51 (41 Democrats and Free Silver men, 10 Republicans), nays 37 (33 Republicans, 4 Democrats). Without opposition or a division the Senate added the famous Teller clause, as follows: —

Fourth, that the United States hereby disclaims any disposition or intention to exercise sovereignty, jurisdiction, or control over

said island, except for the pacification thereof, and asserts its determination, when that is accomplished to leave the government and control of the island to its people.

Thus amended, the resolution was substituted for that of the House of Representatives, and was passed by a vote of yeas 67, nays 21. Forty-three Democrats and Populists, and twenty-four Republicans constituted the majority; nineteen Republicans and two Democrats the minority. The opposition in the House to recognition of the republic of Cuba was sufficiently strong to secure a rejection of that clause of the first paragraph. The Committee of Conference recommended that the clause be omitted. Although that course was highly unsatisfactory to the advocates of recognition the conference report was agreed to by the House by yeas 311, nays 6. But in the Senate only three Democrats voted aye, and the result was yeas 42, nays 35—all Democrats and Populists. The resolution finally adopted was in the form originally proposed by a majority of the Senate committee, with the addition of the Teller amendment. The President approved it on April 20.

The resolution meant war. Probably no senator or member of the House doubted that when he voted, whether for or against it. Nor was there any doubt on that point on the part of the Spanish government. It had already declared, in response to a joint note by the ambassadors of France, Germany, Italy, and Russia, that it had reached the limit of concession to the demands and pretensions of the United States. Only eleven minutes after the President signed the joint resolution Señor Polo y Bernabe, the Spanish minister, demanded his passports. The resolution was cabled to Madrid, to Minister Woodford, together with an ultimatum, allowing three days only for Spain to accede to the terms of the resolution, failing which he would proceed to act upon the authority it conferred upon him. The delivery of the note was purposely withheld in order to enable the Spanish government to act first if it should wish to do so. It did so wish, and accordingly sent General Woodford his passports. Thus diplomatic relations between the two governments were severed, and war began.

This is not the place to give, even in the barest outline, a history of the war. The events which led up to the war were strictly political events, but in no sense or degree partisan. They were of the utmost importance in changing the attitude of the United States toward other powers, and toward the world at

large. But in bringing them about both parties, or rather all parties, shared the responsibility. They took place under a Republican administration, but the Democratic and Populist senators and members were more eager for the conflict and more nearly unanimous in supporting warlike measures and threats than were the Republicans. Although on the final vote in the Senate they opposed the acceptance of the conference report which ensured the passage of the war resolution, they opposed it solely because it did not go so far as they desired.

In January, 1893, a revolution took place in the kingdom of Hawaii, and Queen Liliuokalani was forced to abdicate. It was alleged by the Democrats that the revolution was promoted, was even made possible, by the landing of United States marines, at the request of Mr. John L. Stevens, the American minister to the island kingdom. The accusation was denied by Mr. Stevens and was generally held by Republicans to be false, although the fact that the marines were landed in Honolulu was not disputed. It was also not disputed that the revolution was in the interest of annexation of the islands to the United States. The leaders were all, or nearly all, Americans by birth or descent. Soon after the provisional government was organized a treaty of annexation was concluded between the two governments, subject to the usual ratifications. It was promptly ratified by the Hawaiian government, but was warmly opposed by the Democrats of the United States, and by the members of that party in the Senate. One of the early acts of President Cleveland after taking office in 1893 was to withdraw the treaty from the Senate where it was pending. During the year or two following the withdrawal questions relating to Hawaii were hotly discussed by the two parties, the Democrats attacking the Republicans as being responsible for the dethronement of the queen, the Republicans retorting with accusations that the statements made by commissioners sent to Honolulu by Mr. Cleveland distorted the facts. Upon the accession of Mr. McKinley to the presidency another treaty of annexation was negotiated with the republican government that had been organized in 1894, and proclaimed on July 4 of that year, in succession to the provisional government. But that treaty encountered the opposition not only of Democratic senators,¹ but also of some influential Republicans. Although it was concluded and sent to the Senate on June 16, 1897, and was

¹ They were not all opposed to it.

unanimously ratified by both houses of the Hawaiian legislature on September 10, it had not been brought to a vote in the United States Senate when the war with Spain broke out. It was feared by the advocates of the treaty that it would not command the necessary two-thirds vote.

The naval battle in Manila Bay introduced a new and powerful argument in favor of the annexation of Hawaii. In all probability no senator or congressman had any idea in the early summer of 1898 that the United States would require a cession of the Philippine Islands by Spain, or that it would accept sovereignty over them. But the country was engaged in operations in the Pacific Ocean which made it imperative that it should be secure against hostile movements, and that advantage should not be taken of its entanglement with Spain to transfer the Hawaiian Islands to any other power. The importance of acting promptly was appreciated by the administration, and accordingly resort was had to the method which was adopted in the case of Texas. On May 17, 1898. Mr. Hitt of Illinois reported from the Committee on Foreign Affairs of the House of Representatives a joint resolution providing that, as the government of Hawaii had consented in due form to the cession to the United States of all rights of sovereignty over the islands,¹ the cession was "accepted, ratified and confirmed." The resolution covered much ground in the matter of the future government of the islands, and provided for commissioners to carry the resolution into effect. The policy of annexation was debated with great vigor on both sides. The opposition, consisting chiefly of Democrats, argued strongly against the constitutionality of an absorption of distant territory, as well as against the expediency of the measure. The advocates of the resolution dwelt upon the predominance of American interests in the islands, and the danger of their conquest by Japan in the event of a failure by the United States to accept the cession when it was offered. A vote upon the resolution was not taken until June 15, when a substitute proposed by the minority was rejected, yeas 96, nays 204. The substitute declared that the United States would "regard as an act of hostility any attempt upon the part of any government of Europe or Asia to take or hold possession of the Hawaiian Islands, or to exercise upon any pretext or under any conditions sovereign authority therein." It also announced a purpose to guarantee and maintain

¹ By its ratification of the treaty of annexation, September 10, 1897.

the independence of the people of the islands. The substitute having been rejected, the resolution was passed, yeas 209, nays 91. Thirty-one Democrats and Populists voted in the affirmative, and three Republicans in the negative. Otherwise it was a party vote. The resolution was taken up for discussion by the Senate on June 20, and the debate continued until July 6, when, many hostile amendments having been rejected, it was passed, yeas 42, nays 21. On this vote six Democrats and two Independents voted with the majority, and two Republicans with the minority. The President approved the joint resolution on June 7. The transfer took place and the flag of the United States was raised at Honolulu on the 12th of August. Thus, before the close of the Spanish war which was to carry the country much further in the same direction, the government entered upon the policy of so-called imperialism, — the sovereignty over and control of distant territory inhabited by an alien race.

Negotiations for the restoration of peace with Spain were opened on July 26 by M. Jules Cambon, the French minister at Washington, at the instance of the Spanish government. A protocol was signed by Mr. Day, Secretary of State, and M. Cambon on August 12. On the 26th the President appointed five commissioners to conclude a treaty of peace with an equal number of commissioners on the part of Spain. They met in Paris on October 1, but it was not until December 10 that the treaty was drawn up and signed. The Spanish commissioners found many of the demands inadmissible, and protested strongly against their harshness, but the President was unyielding, and in the end the Spanish government was forced to accept the terms imposed on it.

Nearly a full month was occupied in contention over the question of the future of the Philippine Islands, which had been left open in the protocol.¹ It became known during the discussion of the treaty that the instructions of the President to the commissioners had been that they were to demand the cession of the island of Luzon only. But it seemed to the commissioners that there were grave objections to that course, and upon their recommendation the President authorized them to

¹ The third article of the protocol was as follows: "That the United States will occupy and hold the city, bay and harbor of Manila, pending the conclusion of a treaty of peace which shall determine the control, disposition and government of the Philippines."

require the cession of the entire group of islands. The decision was a momentous one, for it introduced a fundamental change in the character of the government, and will affect its history in all future time.

Prior to the time when the demand for the cession of the whole archipelago was made there seems to have been practically no public opinion in the country favorable to the acquisition, and no expectation that it would be made a condition of peace. The President himself acceded to the representations of the commissioners with reluctance. The problem before him was most difficult. The acquisition of Luzon alone, it was easy to see, was not a solution. It would weaken Spain, and probably give over the other islands of the group to anarchy; and would not strengthen the United States materially. The only really available solutions were to take the whole of the islands or none. The decision to take the whole came as a surprise to the people, and found a large number of them either instantly hostile to the enterprise or quite unprepared to defend it. An examination of the political platforms adopted at the State conventions in 1898 shows that in only two States did the Republicans favor the acquisition of the Philippines.¹ Many of the conventions approved the annexation of Hawaii, but New York and Tennessee only favored that of the Philippines. The Massachusetts Republicans hoped that the negotiations would "be so conducted and terminated as to secure to the Philippine Islands and to Cuba in amplest measure the blessings of liberty and self-government."

The opponents of the Philippine policy were first in the field. Early in November, 1898, an Anti-Imperialist League was formed in Boston. Its principles were opposition to wars

¹ New York Republican convention: "We realize that when the necessities of war compelled our nation to destroy Spanish authority in the Antilles and in the Philippines we assumed solemn duties and responsibilities alike to the people of the islands we conquered and to the civilized world. We cannot turn these islands back to Spain. We cannot leave them, unarmed for defence and untried in statecraft, to the horrors of domestic strife or to partition among European Powers. We have assumed the responsibilities of victory, and wherever our flag has gone there the liberty, the humanity and the civilization which that flag embodies and represents must remain and abide forever."

Tennessee Republican convention: "We declare in favor of the annexation of Porto Rico and all the West Indian islands, and ultimate annexation of Cuba by the free suffrage of the people of the island, and such islands of the Philippines and other islands that may procure to the United States the trade and commerce of those islands and the good government of their people."

of conquest and to the acquisition of any colonial dependencies, and a rigid adherence to the doctrine of the Declaration of Independence that governments derive their just powers from the consent of the governed. The venerable George S. Boutwell, formerly Secretary of the Treasury under General Grant, was the president of the League, which had members in many States of the Union. They included a certain number of Republicans, but were for the most part men who had participated in the mugwump movement of 1884 and subsequent years.

Undoubtedly a great majority of those who ultimately defended the Philippine annexation policy were convinced of its wisdom, even of its necessity, against their will. There were, it is true, a great many persons who welcomed it from a sentiment which is akin to patriotism, — from a feeling that the possession of distant territory, of colonies, increases the grandeur and importance of the nation, and that the lowering of the flag where once it had been raised even for an hour implies national humiliation. But the real strength of the policy was in something far different from chauvinism. A serious consideration of the actual condition of affairs in the Philippines led them to pause before "turning them back to Spain," — the phrase of the New York Republicans. Like Cuba, the islands had been in a chronic state of disorder and insurrection. To abandon them was to increase the evil. The hold upon them by Spain, weak at the best, would have been weakened by the defeat that country had sustained. The outlook was anarchy or a despotism, probably to be followed by conquest by Japan or some European power, which would exploit the islands for its own enrichment. On the other hand the United States was responsible for destroying the authority of Spain, and it thereby came under an obligation not to make worse the bad condition of the islands.

To all this those who took the anti-imperialist view had a ready answer. To assume sovereignty over an alien race by the purchase of their territory¹ was a distinct denial of the principles of the Declaration of Independence; it was a sufficient discharge of the national duty to treat the islands as Congress had agreed to treat Cuba, namely, to enable the people to form a government of their own; the "white man's burden" was a burden self-assumed, and the altruistic motives professed by those who advocated the acquisition, were a pretence. Moreover,

¹ By the treaty the United States was to pay twenty million dollars to Spain really, though not in terms, for the cession of the Philippines.

the success of the policy would involve the country in enormous expenditures; it would demand a great increase in military and naval forces; it would lead to "entangling alliances" with other powers, which the people, warned by Washington, had avoided for more than a century. These are but a few of the arguments they urged, — and if, in this summary, they seem to be phrased too broadly, the limits of space to put them as they did, *ipsissimis verbis*, may fairly be pleaded. In rejoinder those who supported the President and the commissioners made the point that the alternative policy of the anti-imperialists, the organization of a native government in the Philippines was grotesquely impracticable, as the natives were incapable of governing themselves.

The treaty was delivered to the President on the 24th of December, but as Congress was not then in session it was not sent to the Senate until January 4. Although the text of the agreement was not made public until a week later the terms were accurately known and the open opposition to it had begun. Mr. Bryan, who held the rank of colonel in the army during the war, took the position of favoring the ratification of the treaty, but at the same time arguing against expansion and imperialism. In an interview on December 13 he held that ratification was advisable on the ground that otherwise the two countries would still be nominally in a state of war, and that a renewal of negotiations would postpone unduly the declaration of peace. With respect to Porto Rico he would have the people freely decide whether or not they would be annexed to the United States. The Philippines were "too far away," and the country could not afford to accept them. Moreover, if the people of the United States were entitled to self-government, so were the Filipinos. This view was not approved by the Democrats in general, but the authority with which Mr. Bryan spoke undoubtedly had much influence with some of the Democratic senators, and ensured the ratification of the treaty. A debate sprang up in the Senate before the treaty was submitted to it. Several of the Democratic senators strongly opposed the policy of expansion beyond the sea, and argued that no constitutional power existed to authorize the acquisition of distant and detached territory.

After the treaty was received the subject was debated both in open Senate and in secret session for a full month. Under instruction by the President General Otis, commanding in the

Philippines, issued a proclamation to the people setting forth the benevolent intentions of the government and people of the United States toward them. The proclamation was hotly resented by the Filipinos who acknowledged the leadership of Aguinaldo. Aguinaldo had been a leader of insurgents in a former rebellion, and at the outbreak of the Spanish-American war was living at Hong-Kong. He returned to the Philippines under a certain arrangement with an American consul, to assist in the destruction of the Spanish control of the islands. He maintained that he was assured that the Americans would turn over the archipelago to the natives after conquest. Manifestly no person was authorized to give such an assurance, and the United States would not be bound by it if it were given. That fact, however, might well not be grasped by Aguinaldo, and the result of the misconception of the power of a consul was mischievous in the extreme. Aguinaldo and his followers would not be appeased. They insisted upon a course of action to which the United States could not consent. Such at least was the opinion of the President and his supporters. He and they had reluctantly taken the sovereignty of the Philippines, so they declared, not with any purpose of territorial and colonial aggrandizement, but solely because that seemed the only way to save the islands from anarchy,—not from a wish to govern them, but from a sense of duty. The opponents of the treaty derided and disbelieved the assertion, and maintained that the real motive was a desire for national expansion,—a manifestation of a mad passion for national glory, to be satisfied by a denial of all the fine principles on which the government had always before been conducted.

There were frequent conferences between the military authorities at Manila and Aguinaldo, but in the circumstances an agreement was impossible. In the evening of Saturday, February 4, 1899, a determined and concerted attack was made by the Filipinos upon the American forces. That was the beginning of a long, bloody and exasperating struggle, upon the course and incidents of which it is unnecessary to enter in this place. Undoubtedly it affected public opinion at home. The enterprise of reducing to subjection alien peoples, who seemed to be fighting for liberty and the right of self-government, was extremely obnoxious to a large number of citizens, perhaps to a large majority of them, including a great many who strongly supported the administration and its war policy. Those of that

class held that the natives of the islands were incapable of self-government, that Aguinaldo and his supporters were self-appointed leaders who at best represented but a small fraction of one race out of many in the Philippines, and that it would be a humiliation to the United States and a base shirking of duty to abandon the islands, in the face of hostilities, to insurgents who possessed so little authority.

But the outbreak of hostilities made it certain that the treaty would be ratified. The Senate came to a vote on Monday, the 6th, and the necessary two-thirds vote was obtained for ratification, — yeas 57, nays 27. Sixteen Democrats and Populists joined with forty-one Republicans in the affirmative. Two Republicans were with twenty-five Democrats and Populists in the negative. In spite of the cross-voting on this division the question of “imperialism,” as the policy of expansion was denominated by its opponents, was to be the “paramount” issue in the ensuing presidential election; yet on neither side of the division did any senator who had dissented from the action of a majority of his own party, separate from them in the canvass of 1900. Some of the Democratic senators were avowedly in favor of the expansion. Others endeavored to procure the passage of a resolution — offered by one of them — declaring the purpose of the United States to oversee the organization of a stable government in the Philippines by the natives, and to turn the islands over to that government, following the course it was proposed to pursue in the case of Cuba. Although the resolution was debated at some length it was never brought to a vote. A mild, non-committal resolution was passed after the treaty was ratified. Although the opponents of the Philippine policy made many efforts to secure an amendment, pledging the government to give the Filipinos independence, all such propositions were rejected, and the resolution as passed went no further than to promise such disposition of the islands as should be best for the natives and the interest of the United States.

The election of the Fifty-sixth Congress took place in November, 1898. It was entirely unaffected by any question of imperialism, since there was practically no opposition, certainly no partisan opposition, to the acquisition of Porto Rico, and the intention to demand a cession of the Philippines had hardly taken definite shape in the mind of the President, and was wholly unknown by the people. The issue in the election was

chiefly on the silver question. Although the Republican majority in the House of Representatives was reduced, the actual majority against the free coinage of silver was increased.¹ The House of Representatives of the Fifty-fifth Congress would have passed an act establishing the gold standard, but there was a majority in favor of silver free coinage in the Senate, — a majority probably of eight or ten. But the election of senators by the State legislatures in the winter of 1898-99 changed the complexion of the Senate completely. No less than eight silver men were replaced by advocates of the gold standard, and there was no change in the opposite direction.

The President in his annual message to Congress, December 5, 1899, gave the first place to a consideration of the financial condition of the government, and the opportunity to make secure the gold standard of value. He wrote: —

While there is now no commercial fright which withdraws gold from the government, but, on the contrary, such widespread confidence that gold seeks the Treasury demanding paper money in exchange, yet the very situation points to the present as the most fitting time to make adequate provision to insure the continuance of the gold standard and of public confidence in the ability and purpose of the government to meet all its obligations in the money which the civilized world recognizes as the best. The financial transactions of the government are conducted on a gold basis. We receive gold when we sell United States bonds, and use gold for their payment.

The Republicans were resolved to use the opportunity to carry out one of the pledges in their national platform of 1896, which it was not possible to do in the preceding Congress. The very first bill introduced in either House was presented by Mr. Overstreet of Indiana, — "To define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, and for other purposes." It made "the dollar consisting of 25.8 grains of gold, nine-tenths fine" the standard of value. It was a long bill, and dealt with many other branches of the financial question, but the declaration that gold was the standard, and the pledge that all forms of money should be maintained at par with gold, were the chief points in the contest that followed.

¹ The House in the Fifty-fifth Congress consisted of 207 Republicans, 122 Democrats, 21 Populists, 3 Silverites, 3 Fusion, and there was one vacancy. In the Fifty-Sixth Congress there were 186 Republicans, 162 Democrats, 7 Populists, and 2 Silverites.

The bill was not referred to a committee, but on December 8, four days after it was introduced, the Committee on Rules brought in a special rule, which was adopted, allowing general debate on the bill from the 11th until the 15th, debate under the five minute rule on the 16th, and requiring the bill to be brought to a vote immediately after the reading of the journal on Monday the 18th. The programme was carried out strictly. The debate was conducted on party lines, and all the arguments on either side of the question were rehearsed and repeated by scores of members. At the close of the period assigned for consideration of the measure, all propositions of a hostile character having been defeated, the bill was passed, yeas 190, nays 150. Save that eleven Democrats¹ voted for the bill, the division was strictly on party lines. But a certain number of Democrats who were known to be opponents of free silver and advocates of the single gold standard, voted against the bill because it contained provisions to which they entertained objections. The bill was more fully considered in detail in the Senate. It was referred in that body to the Committee on Finance, which reported a substitute, containing provision for the refunding of the national debt. A prolonged debate came to an end on February 15, 1900, and the bill was passed, yeas 46, nays 29. Two Democrats voted in the affirmative and one Republican in the negative. It was not until March 13 that the conference report was adopted by both branches of Congress. The President approved the bill on the 14th.

In one respect the situation at the beginning of the presidential canvass of 1900 was without precedent since the adoption of the convention system. The candidate for President of each of the two great parties was designated in advance, without the semblance of opposition. After Jackson, who was elected for his second term without a formal nomination, only four presidents had been nominated for a second term. In the cases of Van Buren, Lincoln and Grant the choice of the opposing candidate was not predetermined; and the nominations of Cleveland and Harrison in 1888, although anticipated confidently, met with strong opposition. But in 1900, and even two years earlier, the selection of McKinley and Bryan to lead their respective parties again was seen to be inevitable. The

¹ Eight New York members, and one each from Maryland, Massachusetts, and Pennsylvania.

President had not taken a course acceptable to all those who supported him in 1896, but the dissenters were comparatively few, and were not generally men whose influence would be perceptible in the choice of delegates to the national convention. The vast majority of the party regarded the administration as eminently successful and worthy of support, and Mr. McKinley was personally extremely popular. Some of his predecessors in office had been compelled to encounter the opposition of leaders of their own party by reason of their lack of the quality which enables men to be on terms of personal friendship with political friends and foes.

Mr. Bryan developed such a capacity for leadership in the canvass of 1896 that it was natural for him to continue in the position of leader after his defeat. Not only so, but it was natural for his followers in that canvass to accept his leadership. No other defeated candidate had ever assumed such authority. To no other had such authority been conceded. The Democrats, after the election of 1840, announced their intention of electing Van Buren in 1844, but they did not look to him for political advice, nor follow his advice on the few occasions when he gave it. Tilden and Blaine who were not elected, and Harrison and Cleveland who were defeated after a first term, were all more or less qualified to take upon themselves a measure of authority in guiding their party, but not one of them sought or exercised a tithe of the influence that Mr. Bryan held, with the full consent of an overwhelming majority of the Democrats. During the whole period between the election of 1896 and the convention of 1900, his nomination was never for a moment in doubt.

There was far less assurance as to the result of the coming election. An issue completely new had been injected into national politics. On the Democratic side, under the leadership of Mr. Bryan, a determination was expressed, in case the party should obtain the power, to reverse the action of the administration with respect to the Philippines—to dispossess the United States of the sovereignty of the islands by setting up a native government. The war which the United States was waging to reduce those natives to subjection was denounced in unmeasured terms. The Republicans maintained that the country was under an obligation to civilization not to permit the Philippines to lapse into anarchy, which they were sure would be the result of the Democratic policy, and that the

restoration of authority and order by a suppression of the rebellion was an indispensable preliminary even to the establishment of self-government in the islands, were that to be the purpose of the United States.

The question of the time was how far the new issue would cause secession from the ranks of either party. Some of the strongest, most earnest and most energetic anti-imperialists were lifelong Republicans. The Spanish treaty had been strenuously opposed in Congress by such well known and influential men as Senators Hoar and Hale and Mr. Speaker Reed. Their views on the subject of taking and governing distant territory and alien races were shared by many of their fellow members of the party; but, as it ultimately became evident, the sentiment developed chiefly in New England and the Middle States. Moreover, not one of the leaders named proposed to leave his party and support Mr. Bryan. His continued outspoken advocacy of free silver coinage made him, for them, an impossible candidate. They hoped that in the end their own party would adopt their view and treat the Filipinos in accordance with the principles of the Declaration of Independence. On the other hand a period of great prosperity throughout the country had rendered a large number of those who in 1896 had looked to the free coinage of silver as a cure of the prevailing hard times, quite indifferent to the application of that remedy. Consequently a return to allegiance to the Republican party by many men in the so-called Silver States, was confidently expected. Finally, there were many Democrats who upheld the policy of expansion, but they were not expected to vote for Mr. McKinley, — certainly not in large numbers. But the issue on which the canvass was avowedly to be made was so new that the result could not be predicted with confidence.

As has usually been the case the new parties — those which are based on dissent from the principles of both the leading parties, and those which deem most important other reforms than those which are in the minds of Democrats and Republicans — were earliest in the field. The first step in the canvass was taken at the fourth annual session of the Supreme Council of the Farmers' Alliance and Industrial Union, which was held at Washington on February 6 and the two following days. The Council pledged the support of the Alliance to the Candidates to be nominated by the Democrats, and adopted the following platform: —

Whereas, The Declaration of Independence, as a basis of a republican form of government that might be progressive and perpetual, holds "That all men are created equal, that they are endowed with certain inalienable rights, that among these are life, liberty and the pursuit of happiness, that to secure these rights governments are instituted among men, deriving their just powers from the consent of the governed,"

We hold, therefore, that to restore and preserve these rights under a republican form of government, private monopolies of public necessities for speculative purposes, whether of the means of production, distribution or exchange, should be prohibited, and whenever such public necessity or utility becomes a monopoly in private hands, the people of the municipality, State or Union, as the case may be, shall appropriate the same by right of eminent domain, paying a just value therefor, and operate them for and in the interest of the whole people.

We demand a National currency, safe, sound and flexible; issued by the general Government only, a full legal tender for all debts and receivable for all dues, and an equitable and efficient means of distribution of this currency, directly to the people, at the minimum of expense and without the intervention of banking corporations and in sufficient volume to transact the business of the country on a cash basis.

We demand the free and unlimited coinage of silver and gold at the legal ratio of 16 to 1.

We demand a graduated income tax.

That our National legislation shall be so framed in the future as not to build up one industry at the expense of another.

We believe that the money of the country should be kept as much as possible in the hands of the people, and hence we demand that all National and State revenues shall be limited to the necessary expenses of the Government economically and honestly administered.

We demand that postal savings banks be established by the Government for the safe deposit of the savings of the people, and to facilitate exchange.

We are unalterably opposed to the issue by the United States of interest-bearing bonds, and demand the payment of all coin obligations of the United States, as provided by existing laws, in either gold or silver coin, at the option of the Government and not at the option of the creditor.

The Government shall purchase or construct and operate a sufficient mileage of railroads to effectually control all rates of transportation on a just and equitable basis.

The telegraph and telephone, like the postoffice system, being a

necessity for the transmission of intelligence, should be owned and operated by the Government in the interest of the people.

We demand that no land shall be held by corporations for speculative purposes or by railroads in excess of their needs as carriers, and all lands now owned by aliens should be reclaimed by the Government and held for actual settlers only.

We demand the election of United States Senators by a direct vote of the people; that each State shall be divided into two districts of nearly equal voting population, and that a Senator from each shall be elected by the people of the district.

Relying upon the good common sense of the American people, and believing that a majority of them, when uninfluenced by party prejudice, will vote right on all questions submitted to them on their merits; and further to effectually annihilate the pernicious lobby in legislation, we demand direct legislation by means of the initiative referendum. We demand free mail delivery in the rural districts. We demand that the inhabitants of all the territory coming to the United States as a result of the war with Spain be as speedily as possible permitted to organize a free government of their own, based upon the consent of the governed.

In January, 1900, a convention of the Social Democratic party was held at Rochester, New York, and a committee was appointed to attend the convention of the Social Democratic party to be held at Indianapolis on March 6, for the purpose of effecting a union of the two parties. The Indianapolis convention appointed a similar committee, and at a joint meeting of the two committees held in New York on March 26 a plan of union was agreed upon, to be submitted to the two parties. The plan was adopted on June 10, and at Chicago, on September 29, the ticket nominated at the Indianapolis convention in March, and the platform then adopted, were both ratified. By this action Eugene V. Debs, of Illinois, became the candidate of the amalgamated party for President, and Job Harriman, of California, was the candidate for Vice-President. The platform of the party, which retained the name "Social Democratic," was as follows: —

The Social Democratic party of the United States, in convention assembled, reaffirms its allegiance to the revolutionary principles of International Socialism and declares the supreme political issue in America to-day to be the contest between the working class and the capitalist class for the possession of the powers of government. The party affirms its steadfast purpose to use those powers, once achieved, to destroy wage slavery, abolish the institution of pri-

vate property in the means of production, and establish the coöperative Commonwealth.

In the United States, as in all other civilized countries, the natural order of economic development has separated society into two antagonistic classes — the capitalists, a comparatively small class, the possessors of all the modern means of production and distribution (land, mines, machinery and means of transportation and communication), and the large and ever increasing class of wage workers, possessing no means of production. This economic supremacy has secured to the dominant class the full control of the government, the pulpit, the schools, and the public press; it has thus made the capitalist class the arbiter of the fate of the workers, whom it is reducing to a condition of dependence, economically exploited and oppressed, intellectually and physically crippled and degraded, and their political equality rendered a bitter mockery. The contest between these two classes grows ever sharper. Hand in hand with the growth of monopolies goes the annihilation of small industries and of the middle class depending upon them; ever larger grows the multitude of destitute wage workers and of the unemployed, and ever fiercer the struggle between the class of the exploiter and the exploited, the capitalists and the wage workers.

The evil effects of capitalist production are intensified by the recurring industrial crises which render the existence of the greater part of the population still more precarious and uncertain. These facts amply prove that the modern means of production have outgrown the existing social order based on production for profit. Human energy and natural resources are wasted for individual gain. Ignorance is fostered that wage slavery may be perpetuated. Science and invention are perverted to the exploitation of men, women, and children. The lives and liberties of the working class are recklessly sacrificed for profit. Wars are fomented between nations; indiscriminate slaughter is encouraged; the destruction of whole races is sanctioned, in order that the capitalist class may extend its commercial dominion abroad and enhance its supremacy at home.

The introduction of a new and higher order of society is the historic mission of the working class. All other classes, despite their apparent or actual conflicts, are interested in upholding the system of private ownership in the means of production. The Democratic, Republican, and all other parties which do not stand for the complete overthrow of the capitalist system of production are alike the tools of the capitalist class. Their policies are injurious to the interest of the working class, which can be served only by the abolition of the profit system. The workers can most effectively act as a class in their struggle against the collective power of the

capitalist class only by constituting themselves into a political party, distinct and opposed to all parties formed by the propertied classes.

We, therefore, call upon the wage workers of the United States, without distinction of color, race, sex, or creed, and upon all citizens in sympathy with the historic mission of the working class, to organize under the banner of the Social Democratic party, as a party truly representing the interests of the toiling masses and uncompromisingly waging war upon the exploiting class, until the system of wage slavery shall be abolished and the coöperative Commonwealth shall be set up. Pending the accomplishment of this our ultimate purpose, we pledge every effort of the Social Democratic party for the immediate improvement of the condition of labor and for the securing of its progressive demands.

As steps in that direction, we make the following demands :

First — Revision of our Federal Constitution, in order to remove the obstacles to complete control of government by the people, irrespective of sex.

Second — The public ownership of all industries controlled by monopolies, trusts and combines.

Third — The public ownership of all railroads, telegraphs and telephones; all means of transportation; all waterworks, gas and electric plants, and other public utilities.

Fourth — The public ownership of all gold, silver, copper, lead, iron, coal and other mines, and all oil and gas wells.

Fifth — The reduction of the hours of labor in proportion to the increasing facilities of production.

Sixth — The inauguration of a system of public works and improvements for the employment of the unemployed, the public credit to be utilized for that purpose.

Seventh — Useful inventions to be free, the inventors to be remunerated by the public.

Eighth — Labor legislation to be National, instead of local, and international when possible.

Ninth — National insurance of working people against accidents, lack of employment, and want in old age.

Tenth — Equal civil and political rights for men and women, and the abolition of all laws discriminating against women.

Eleventh — The adoption of the initiative and referendum, proportional representation, and the right of recall of representatives by the voters.

Twelfth — Abolition of war and the introduction of international arbitration.

As early as January, 1900, the national committee of the Union Reform party, an organization which had no visible ex-

istence at the preceding election, sent out ballots to members of the party asking them to express their preference for candidates for President and Vice-President. The ballots were returned in February and March, and in April the committee reported that the choice had fallen upon Seth H. Ellis, of Ohio, for President, and Samuel T. Nicholson, of Pennsylvania, for Vice-President. The number of votes given to them was not announced. The platform on which the party went to the polls had been previously adopted at a convention held at Cincinnati in March, 1899. As will be seen it had but a single plank, which was to be found in the platform of more than one of the other minor parties. It was as follows : —

Direct legislation under the system known as the initiative and referendum. Under the "initiative" the people can compel the submission to themselves of any desired law, when, if it receives a majority of the votes cast, it is thereby enacted. Under the "referendum" the people can compel the submission to themselves of any law which has been adopted by any legislative body, when, if such law fails to receive a majority of the votes cast, it will be thereby rejected.

Agreeably to a call issued at Chicago in December 1899, a convention of the United Christian party was held at Rockford, Illinois, on May 1, 1900. Delegates were present from Colorado, Illinois, Iowa, Michigan and Montana, and possibly from other States. As nearly as can be ascertained from the newspapers of the time they numbered thirty-one in all. Mr. W. H. Benkert, of Iowa, was the chairman. The convention nominated Rev. Silas C. Swallow, of Pennsylvania, for President, and John G. Woolley, of Illinois, for Vice-President. They both withdrew and Jonah F. R. Leonard, of Iowa, and David H. Martin, of Pennsylvania, were nominated for the two offices respectively. The platform adopted was as follows : —

We, the United Christian party, in national convention assembled, acknowledging Almighty God as the source of all power and authority, the Lord Jesus Christ as the sovereign ruler of nations, and the Bible as the standard by which to decide moral issues in our political life, do make the following declaration : —

We believe the time to have arrived when the eternal principles of justice, mercy and love as exemplified in the life and teachings of Jesus Christ should be embodied in the Constitution of our Nation and applied in concrete form to every function of our Government.

We deprecate certain immoral laws which have grown out of the failure of our Nation to recognize these principles, notably such as require the desecration of the Christian Sabbath, authorize unscriptural marriage and divorce, license the manufacture and sale of intoxicating liquors as a beverage, and permit the sale of cigarettes or tobacco in any form to minors. As an expression of consent or allegiance on the part of the governed, in harmony with the above statements, we declare for the adoption and use of the system of direct legislation known as the "initiative and referendum," together with "proportionate representation" and the "imperative mandate."

We hold that all men and women are created free and with equal rights, and declare for the establishment of such political, industrial and social conditions as shall guarantee to every person civic equality, the full fruits of his or her honest toil, and opportunity for the righteous enjoyment of the same; and we especially condemn mob violence and outrages against any individual or class of individuals in our country.

We declare against war and for the arbitration of all National and international disputes. We hold that the legalized liquor traffic is the crowning infamy of civilization, and we declare for the immediate abolition of the manufacture and sale of intoxicating liquors as a beverage. We are gratified to note the widespread agitation of the cigarette question, and declare ourselves in favor of the enactment of laws prohibiting the sale of cigarettes or tobacco in any form to minors.

We declare for the daily reading of the Bible in the public schools and institutions of learning under control of the State.

We declare for the Government ownership of public utilities.

We declare for the election of the President and Vice-President and United States Senators by the direct vote of the people.

We declare for such amendment of the United States Constitution as shall be necessary to give the principles herein set forth an undeniable legal basis in the fundamental law of our land.

We invite into the United Christian party every honest man and woman who believes in Christ and His golden rule and standard of righteousness.

The Populist party, which became divided into two factions in 1896, consisting of those who favored a complete fusion with the Democrats, so far as a support of the candidates of that party were concerned, and those who favored a "middle-of-the-road," that is, an independent policy, continued to be divided in 1900. The two wings of the party held conventions on the

same day, May 9, — the Fusionists at Sioux Falls, South Dakota, and the "Middle-of-the-Road" faction at Cincinnati.

Mr. P. M. Kingdahl, of Minnesota, presided over the Sioux Falls convention. There was no opposition whatever to the nomination of Mr. Bryan as a candidate for President, but there was much dissension over the question of making a nomination for Vice-President. Those who regarded it as of great importance not to take action that would embarrass the Democrats, were opposed to the plan of making a nomination. On the other hand it was urged that by making a nomination the party would emphasize the fact of its separate and independent existence, and that the Democratic convention might, in order to secure the full support of the Populists, adopt the candidate selected by them. A motion to defer the nomination was defeated by 496 to 492 votes. Although the convention was attended by a large number of delegates, it should not be supposed that 988 persons were actually present. The delegates from any State, few or many, were allowed to cast all the votes to which that State would be entitled if the representation were full. As Mr. Bryan had already been nominated by acclamation the convention proceeded to the nomination of a candidate for Vice-President. Several gentlemen whose names had been presented having withdrawn, Mr. Charles A. Towne, of Minnesota, was nominated, also by acclamation. On August 8, after the Democratic national convention, Mr. Towne withdrew, and the support of the Fusionist Populists was given to the whole Democratic ticket. The following platform was adopted: —

Resolved, That we denounce the act of March 14, 1900, as the culmination of a long series of conspiracies to deprive the people of their constitutional rights over the money of the nation, and relegate to a gigantic money trust the control of the purse, and hence of the people. We denounce this act, first, for making all money obligations, domestic and foreign, payable in gold coin or its equivalent, thus enormously increasing the burdens of the debtors and enriching the creditors. Second, for refunding coin bonds not to mature for years into long-time gold bonds, so as to make their payment improbable and our debt perpetual. Third, for taking from the Treasury over \$50,000,000 in a time of war and presenting it as a premium to bond holders to accomplish the refunding of bonds not due. Fourth, for doubling the capital of bankers by returning them the face value of their bonds in current money notes, so that they may draw one interest from the government and an-

other from the people. Fifth, for allowing banks to expand and contract their circulation at pleasure, thus controlling prices of all products. Sixth, for authorizing the Secretary of the Treasury to issue new gold bonds to an unlimited amount whenever he deems it necessary to replenish the gold hoard, thus enabling usurers to secure more bonds and more bank currency by drawing gold from the Treasury, thereby creating an endless chain for perpetually adding to a perpetual debt. Seventh, for striking down the greenback in order to force the people to borrow \$346,000,000 more from the banks at an annual cost of over \$20,000,000.

While barring out the money of the Constitution, this law opens the printing mints of the Treasury to the free coinage of bank paper money, to enrich the few and impoverish the many. We pledge anew the People's party never to cease the agitation until this great financial conspiracy is blotted from the statute books, the Lincoln greenback restored, the bonds all paid, and all corporation money forever retired.

We affirm the demand for the reopening of the mints of the United States for the free and unlimited coinage of silver and gold at the present legal ratio of 16 to 1, the immediate increase in the volume of silver coins and certificates thus created, to be substituted, dollar for dollar, for the bank notes issued by private corporations, under special privilege granted by law of March 14, 1900, and prior national banking laws, the remaining portion of the banknotes to be replaced with full legal tender government paper money, and its volume so controlled as to maintain at all times a stable money market and a stable price level.

We demand a graduated income and inheritance tax, to the end that aggregated wealth shall bear its just proportion of taxation.

We demand that postal savings banks shall be established by government for the safe deposit of the savings of the people and to facilitate exchange.

With Thomas Jefferson we declare the land, including all natural sources of wealth, the inalienable heritage of the people. Government should so act as to secure homes for the people and prevent land monopoly. The original homestead policy should be enforced, and future settlers upon the public domain should be entitled to a free homestead, while all who have paid an acreage price to the government under existing laws should have their homestead rights restored.

Transportation, being a means of exchange and a public necessity, the government should own and operate the railroads in the interest of the people, and on a non-partisan basis, to the end that all may be accorded the same treatment in transportation,

and that the extortion, tyranny and political power now exercised by the great railroad corporations, which result in the impairment, if not the destruction, of the political rights and personal liberty of the citizen, may be destroyed. Such ownership is to be accomplished in a manner consistent with sound public policy. Trusts, the overshadowing evil of the age, are the result and the culmination of the private ownership and control of these great instruments of commerce — money, transportation, and the means of transmission of information — which instruments of commerce are public functions, and which our forefathers declared in the Constitution should be controlled by the people through their Congress, for the public welfare. The one remedy for the trusts is that the ownership and control be assumed and exercised by the people.

We further demand that all tariffs on goods controlled by a trust shall be abolished. To cope with the trust evil the people must act directly without the intervention of representatives, who may be controlled or influenced. We therefore demand direct legislation, giving the people the law-making and veto power under the initiative and referendum. A majority of the people can never be corruptly influenced.

Applauding the valor of our army and navy in the Spanish war, we denounce the conduct of the administration in changing a war for humanity into a war of conquest. The action of the administration in the Philippines is in conflict with all the precedents of our national life ; at war with the Declaration of Independence, the Constitution, and the plain precepts of humanity. Murder and arson have been our response to the appeals of the people, who asked only to establish a free government in their own land. We demand a stoppage of this war of extermination by the assurance to the Philippines of independence and the protection under a stable government of their own creation. The Declaration of Independence, the Constitution and the American flag are one and inseparable. The island of Porto Rico is a part of the territory of the United States, and by levying special and extraordinary customs duties on the commerce of that island, the administration has violated the Constitution, abandoned the fundamental principles of American liberty, and has striven to give the lie to the contention of our forefathers that there should be no taxation without representation. Out of the imperialism that would force an undesired domination upon the people of the Philippines springs the un-American cry for a large standing army. Nothing in the character or purposes of our people justifies us in ignoring the plain lesson of history, and putting our liberties in jeopardy by assuming the burden of imperialism which is crushing the people of the

Old World. We denounce the administration for its sinister efforts to substitute a standing army for the citizen soldiery, which is the best safeguard of the Republic.

We extend to the brave Boers of South Africa our sympathy and moral support in their patriotic struggle for the right of self-government, and we are unalterably opposed to any alliance, open or covert, between the United States and any other nation that will tend to the destruction of liberty.

And a further manifestation of imperialism is to be found in the mining districts of Idaho. In the Cœur d'Alene soldiers have been used to override miners striving for a greater measure of industrial independence. And we denounce the State government of Idaho, and the federal government for employing the military arm of the government to abridge the civil rights of the people, and to enforce an infamous permit system which denies to laborers their inherent ability and compels them to forswear their manhood and their right before being permitted to seek employment.

The importation of Japanese and other laborers under contract to serve monopolistic corporations is a notorious and flagrant violation of the immigrant laws. We demand that the federal government shall take cognizance of this menacing evil, and suppress it, under existing laws. We further pledge ourselves to strive for the enactment of more stringent laws for the exclusion of Mongolian and Malayan immigration.

We endorse municipal ownership of public utilities, and declare that the advantages which have accrued to the public under that system would be multiplied a hundredfold by its extension to natural inter-State monopolies.

Mr. Milford W. Howard, of Alabama, was the temporary, and Mr. W. L. Peck, of Georgia, the permanent, president of the convention of Middle-of-the-Road Populists at Cincinnati, on May 9. It was reported that about seven hundred delegates were in attendance, and that every State and Territory in the Union was represented, except Arizona, New Mexico, North Carolina, South Carolina, and Vermont. Evidently the States were quite irregularly represented, inasmuch as objection was made to the one delegate from Kansas casting the entire number of votes, eighty-six, to which the State was entitled, and he was obliged to be satisfied with the eleven votes assigned to his congressional district. Two votes were taken for a nomination of a candidate for President. On the second trial Wharton Barker, of Pennsylvania, received 370 votes to 336 for Milford W. Howard, of Alabama. Ignatius Donnelly, of

Minnesota, was nominated by acclamation for Vice-President. The following platform was adopted : —

The People's party of the United States, assembled in national convention this 10th day of May, 1900, affirming our unshaken belief in the cardinal tenets of the People's party as set forth in the Omaha platform, and pledging ourselves anew to continued advocacy of these grand principles of human liberty, until right shall triumph over might and love over greed, do adopt and proclaim this declaration of faith :

We demand the initiative and referendum and the imperative mandate for such changes of existing fundamental and statute law as will enable the people in their sovereign capacity to propose and compel the enactment of such laws as they desire, to reject such as they deem injurious to their interests, and to recall unfaithful public servants.

We demand the public ownership and operation of those means of communication, transportation and production which the people may elect, such as railroads, telegraph and telephone lines, coal mines, etc.

The land, including all natural sources of wealth, is a heritage of the people, and should not be monopolized for speculative purposes, and alien ownership of land should be prohibited. All land now held by railroads and other corporations in excess of their actual needs and all lands now owned by aliens should be reclaimed by the Government and held for actual settlers only.

A scientific and absolute paper money, based upon the entire wealth and population of the Nation, not redeemable in any specific commodity, but made a full legal tender for all debts and receivable for all taxes and public dues and issued by the Government only without the intervention of banks and in sufficient quantity to meet the demands of commerce, is the best currency that can be devised; but until such a financial system is secured, which we shall press for adoption, we favor the free and unlimited coinage of both silver and gold at the legal ratio of 16 to 1.

We demand the levy and collection of a graduated tax on incomes and inheritances, and a constitutional amendment to secure the same, if necessary.

We demand the election of President, Vice-President, Federal Judges and United States Senators by direct vote of the people.

We are opposed to trusts, and declare the contention between the old parties on the monopoly question is a sham battle, and that no solution of this mighty problem is possible without the adoption of the principles of public ownership of public utilities.

The next convention, in point of time, was that of the So-

cialist-Labor party, which was held in New York city on June 2. On the 6th it nominated for President Joseph Malloney of Massachusetts, and for Vice-President Valentine Rimmel of Pennsylvania. It readopted the platform of 1896, as follows: —

The Socialist Labor party of the United States, in convention assembled, reasserts the inalienable right of all men to life, liberty, and the pursuit of happiness. With the founders of the American Republic we hold that the purpose of government is to secure every citizen in the enjoyment of this right; but in the light of our social conditions we hold, furthermore, that no such right can be exercised under a system of economic inequality, essentially destructive of life, of liberty and of happiness.

With the founders of this Republic we hold that the true theory of politics is that the machinery of government must be owned and controlled by the whole people; but in the light of our industrial development we hold, furthermore, that the true theory of economics is that the machinery of production must likewise belong to the people in common. To the obvious fact that our despotic system of economics is the direct opposite of our democratic system of politics can plainly be traced the existence of a privileged class, the corruption of government by that class, the alienation of public property, public franchises and public functions to that class, and the abject dependence of the mightiest of nations upon that class.

Again, through the perversion of democracy to the ends of plutocracy, labor is robbed of the wealth which it alone produces, is denied the means of self-employment, and, by compulsory idleness in wage slavery, is even deprived of the necessities of life. Human power and natural forces are thus wasted, that the plutocracy may rule. Ignorance and misery, with all their concomitant evils, are perpetuated, that the people may be kept in bondage. Science and invention are diverted from their humane purpose to the enslavement of women and children.

Against such a system the Socialist Labor party once more enters its protest. Once more it reiterates its fundamental declaration that private property in the natural sources of production and in the instruments of labor is the obvious cause of all economic servitude and political dependence. The time is fast coming when, in the natural course of social evolution, this system, through the destructive action of its failures and crises on the one hand, and the constructive tendencies of its trusts and other capitalistic combinations on the other hand, shall have worked out its own downfall.

We therefore call upon the wage workers of the United States, and upon all other honest citizens, to organize under the banner

of the Socialist Labor party into a class-conscious body, aware of its rights and determined to conquer them by taking possession of the public powers; so that, held together by an indomitable spirit of solidarity under the most trying conditions of the present class struggle, we may put a summary end to that barbarous struggle by the abolition of classes, the restoration of the land and of all the means of production, transportation and distribution to the people as a collective body, and the substitution of the cooperative Commonwealth for the present state of planless production, industrial war and social disorder; a Commonwealth in which every worker shall have the free exercise and full benefit of his faculties, multiplied by all the modern factors of civilization.

The Republican National Convention met at Philadelphia on June 19. There was no contention over the platform, as there was in the convention of 1896, and the nomination of Mr. McKinley for a second term with absolute unanimity on the part of the delegates and the Republicans of the country, was fully assured. Almost the only active interest in the proceedings of the convention was aroused over the nomination for Vice-President. Many names were proposed, and there was eager canvassing in behalf of some of them. But the movement in favor of Theodore Roosevelt, of New York, enlisted the most ardent support. Mr. Roosevelt was at the time governor of New York, and openly avowed his anxious desire to be nominated and reëlected to that position. He expressed with equal frankness his unwillingness to be nominated as a candidate for Vice-President. There was a strong pressure on the part of his fellow delegates from New York—for he was a member of the convention—to give him the national nomination; but that movement was credited to a desire on the part of the so-called leaders of the party in New York to get rid of him as a candidate for governor. Had the sentiment in his favor been confined to his own State he would have resisted to the last and refused to accept a nomination. But the West and South were equally favorable to him, and to them, ultimately, he yielded.

The temporary chairman was Senator Edward O. Wolcott, of Colorado, and the permanent president was Senator Henry Cabot Lodge, of Massachusetts. On the second day of the convention a proposition was made, similar to the propositions submitted to previous conventions, to change the system of representation by allowing each State to send four delegates at

large and "one additional delegate for each ten thousand votes, or majority fraction thereof cast at the last preceding presidential election for Republican electors." The proposed change was intended to reduce the representation of the Southern States, which furnish few electoral votes to the Republican candidates. It would have reduced the representation of South Carolina and Mississippi each from 18 to 5; of Louisiana from 16 to 6; and of Texas from 30 to 21. It was opposed by the members from the Southern States, and was withdrawn, after a brief discussion.

The Committee on Resolutions reported the following platform, which was unanimously adopted: —

The Republicans of the United States, through their chosen representatives, met in National Convention, looking back upon an unsurpassed record of achievement and looking forward into a great field of duty and opportunity, and appealing to the judgment of their countrymen, make these declarations:

The expectation in which the American people, turning from the Democratic party, intrusted power four years ago to a Republican Chief Magistrate and a Republican Congress has been met and satisfied. When the people then assembled at the polls, after a term of Democratic legislation and administration, business was dead, industry paralyzed and the National credit disastrously impaired. The country's capital was hidden away, and its labor distressed and unemployed. The Democrats had no other plan with which to improve the ruinous conditions which they had themselves produced than to coin silver at the ratio of 16 to 1. The Republican party, denouncing this plan as sure to produce conditions even worse than those from which relief was sought, promised to restore prosperity by means of two legislative measures — a protective tariff and a law making gold the standard of value. The people by great majorities issued to the Republican party a commission to enact these laws. This commission has been executed, and the Republican promise is redeemed. Prosperity more general and more abundant than we have ever known has followed these enactments. There is no longer controversy as to the value of any Government obligation. Every American dollar is a gold dollar, or its assured equivalent, and American credit stands higher than that of any nation. Capital is fully employed and labor everywhere is profitably occupied. No single fact can more strikingly tell the story of what Republican government means to the country than this — that while during the whole period of one hundred and seven years, from 1790 to 1897, there was an excess of exports

over imports of only \$383,028,497, there has been in the short three years of the present Republican Administration an excess of exports over imports in the enormous sum of \$1,483,537,094.

And while the American people, sustained by this Republican legislation, have been achieving these splendid triumphs in their business and commerce, they have conducted, and in victory concluded, a war for liberty and human rights. No thought of National aggrandizement tarnished the high purpose with which American standards were unfurled. It was a war unsought and patiently resisted, but when it came the American Government was ready. Its fleets were cleared for action. Its armies were in the field, and the quick and signal triumph of its forces on land and sea bore equal tribute to the courage of American soldiers and sailors and to the skill and foresight of Republican statesmanship. To ten millions of the human race there was given "a new birth of freedom," and to the American people a new and noble responsibility.

We indorse the Administration of William McKinley. Its acts have been established in wisdom and in patriotism, and at home and abroad it has distinctly elevated and extended the influence of the American Nation. Walking untried paths and facing unforeseen responsibilities, President McKinley has been in every situation the true American patriot and the upright statesman, clear in vision, strong in judgment, firm in action, always inspiring and deserving the confidence of his countrymen.

In asking the American people to indorse this Republican record and to renew their commission to the Republican party, we remind them of the fact that the menace to their prosperity has always resided in Democratic principles, and no less in the general incapacity of the Democratic party to conduct public affairs. The prime essential of business prosperity is public confidence in the good sense of the Government and in its ability to deal intelligently with each new problem of administration and legislation. That confidence the Democratic party has never earned. It is hopelessly inadequate, and the country's prosperity when Democratic success at the polls is announced halts and ceases in mere anticipation of Democratic blunders and failures.

We renew our allegiance to the principle of the gold standard, and declare our confidence in the wisdom of the legislation of the LVith Congress, by which the parity of all our money and the stability of our currency upon a gold basis have been secured. We recognize that interest rates are a potent factor in production and business activity, and for the purpose of further equalizing and of further lowering the rates of interest we favor such monetary legislation as will enable the varying needs of the season and of all

sections to be promptly met, in order that trade may be evenly sustained, labor steadily employed and commerce enlarged. The volume of money in circulation was never so great per capita as it is to-day. We declare our steadfast opposition to the free and unlimited coinage of silver. No measure to that end could be considered which was without the support of the leading commercial countries of the world. However firmly Republican legislation may seem to have secured the country against the peril of base and discredited currency, the election of a Democratic President could not fail to impair the country's credit and to bring once more into question the intention of the American people to maintain upon the gold standard the parity of their money circulation. The Democratic party must be convinced that the American people will never tolerate the Chicago platform.

We recognize the necessity and propriety of the honest coöperation of capital to meet new business conditions, and especially to extend our rapidly increasing foreign trade, but we condemn all conspiracies and combinations intended to restrict business, to create monopolies, to limit production or to control prices, and favor such legislation as will effectively restrain and prevent all such abuses, protect and promote competition and secure the rights of producers, laborers and all who are engaged in industry and commerce.

We renew our faith in the policy of protection to American labor. In that policy our industries have been established, diversified and maintained. By protecting the home market competition has been stimulated and production cheapened. Opportunity for the inventive genius of our people has been secured and wages in every department of labor maintained at high rates, higher now than ever before, and always distinguishing our working people in their better conditions of life from those of any competing country. Enjoying the blessings of the American common school, secure in the right of self-government and protected in the occupancy of their own markets, their constantly increasing knowledge and skill have enabled them finally to enter the markets of the world.

We favor the associated policy of reciprocity so directed as to open our markets on favorable terms for what we do not ourselves produce, in return for free foreign markets.

In the further interest of American workmen we favor a more effective restriction of the immigration of cheap labor from foreign lands, the extension of opportunities of education for working children, the raising of the age limit for child labor, the protection of free labor as against contract convict labor, and an effective system of labor insurance.

Our present dependence upon foreign shipping for nine-tenths of our foreign carrying is a great loss to the industry of this country. It is also a serious danger to our trade, for its sudden withdrawal in the event of European war would seriously cripple our expanding foreign commerce. The National defence and naval efficiency of this country, moreover, supply a compelling reason for legislation which will enable us to recover our former place among the trade carrying fleets of the world.

The Nation owes a debt of profound gratitude to the soldiers and sailors who have fought its battles, and it is the Government's duty to provide for the survivors and for the widows and orphans of those who have fallen in the country's wars. The pension laws, founded in this just sentiment, should be liberal, and should be liberally administered, and preference should be given wherever practicable with respect to employment in the public service to soldiers and sailors and to their widows and orphans.

We commend the policy of the Republican party in maintaining the efficiency of the Civil Service. The Administration has acted wisely in its effort to secure for public service in Cuba, Porto Rico, Hawaii and the Philippine Islands only those whose fitness has been determined by training and experience. We believe that employment in the public service in these territories should be confined as far as practicable to their inhabitants.

It was the plain purpose of the Fifteenth Amendment to the Constitution to prevent discrimination on account of race or color in regulating the elective franchise. Devices of State governments, whether by statutory or constitutional enactment, to avoid the purpose of this amendment are revolutionary and should be condemned.

Public movements looking to a permanent improvement of the roads and highways of the country meet with our cordial approval, and we recommend this subject to the earnest consideration of the people and of the Legislatures of the several States.

We favor the extension of the rural free delivery service wherever its extension may be justified.

In further pursuance of the constant policy of the Republican party to provide free homes on the public domain, we recommend adequate National legislation to reclaim the arid lands of the United States, reserving control of the distribution of water for irrigation to the respective States and Territories.

We favor home rule for and the early admission to Statehood of the Territories of New Mexico, Arizona and Oklahoma.

The Dingley act, amended to provide sufficient revenue for the conduct of the war, has so well performed its work that it has been possible to reduce the war debt in the sum of \$40,000,000. So ample

are the Government's revenues and so great is the public confidence in the integrity of its obligations that its newly funded 2 per cent bonds sell at a premium. The country is now justified in expecting, and it will be the policy of the Republican party to bring about, a reduction of the war taxes.

We favor the construction, ownership, control and protection of an isthmian canal by the Government of the United States. New markets are necessary for the increasing surplus of our farm products. Every effort should be made to open and obtain new markets, especially in the Orient, and the Administration is warmly to be commended for its successful effort to commit all trading and colonizing nations to the policy of the open door in China.

In the interest of our expanding commerce we recommend that Congress create a department of commerce and industries in the charge of a secretary with a seat in the Cabinet.

The United States consular system should be reorganized under the supervision of this new department, upon such a basis of appointment and tenure as will render it still more serviceable to the Nation's increasing trade.

The American Government must protect the person and property of every citizen wherever they are wrongfully violated or placed in peril.

We congratulate the women of America upon their splendid record of public service in the volunteer aid association, and as nurses in camp and hospital during the recent campaigns of our armies in the Eastern and Western Indies, and we appreciate their faithful coöperation in all works of education and industry.

President McKinley has conducted the foreign affairs of the United States with distinguished credit to the American people. In releasing us from the vexatious conditions of a European alliance for the government of Samoa his course is especially to be commended. By securing to our undivided control the most important island of the Samoan group and the best harbor in the Southern Pacific, every American interest has been safeguarded.

We approve the annexation of the Hawaiian Islands to the United States.

We commend the part taken by our Government in the Peace Conference at The Hague.

We assert our steadfast adherence to the policy announced in the Monroe Doctrine. The provisions of The Hague Convention were wisely regarded when President McKinley tendered his friendly offices in the interest of peace between Great Britain and the South African republics. While the American Government must continue the policy prescribed by Washington, affirmed by every succeeding President and imposed upon us by The Hague

Treaty, of non-intervention in European controversies, the American people earnestly hope that a way may soon be found, honorable alike to both contending parties, to terminate the strife between them.

In accepting by the Treaty of Paris the just responsibility of our victories in the Spanish war the President and the Senate won the undoubted approval of the American people. No other course was possible than to destroy Spain's sovereignty throughout the West Indies and in the Philippine Islands. That course created our responsibility before the world, and with the unorganized population whom our intervention had freed from Spain, to provide for the maintenance of law and order, and for the establishment of good government and for the performance of international obligations. Our authority could not be less than our responsibility, and wherever sovereign rights were extended it became the high duty of the Government to maintain its authority, to put down armed insurrection and to confer the blessings of liberty and civilization upon all the rescued peoples.

The largest measure of self-government consistent with their welfare and our duties shall be secured to them by law.

To Cuba independence and self-government were assured in the same voice by which war was declared, and to the letter this pledge will be performed.

The Republican party upon its history, and upon this declaration of its principles and policies, confidently invokes the considerate and approving judgment of the American people.

On the third day of the convention William McKinley, of Ohio, was nominated for President and Theodore Roosevelt, of New York, for Vice-President. In each case the roll of the States was called and the vote was unanimous. But Mr. Roosevelt received one vote less than the 926 given to Mr. McKinley, as his own vote was withheld.

The National Prohibition party held its convention at Chicago on June 27, and the following day. Samuel Dickie, of Michigan, was the president of the convention, which consisted of more than seven hundred delegates, representing forty States of the Union. There was an earnest contest in the committee on Resolutions over the question whether the platform should express the principles of the party on the single subject of the liquor traffic, or should be a "broad" platform and treat of other questions of the day, as had been the custom of the party in the past. In the end the victory was with those who advocated a platform of a single plank. The controversy

was not carried into the convention, and the platform as reported, was adopted, in the following terms:—

The National Prohibition party, in convention represented at Chicago, June 27 and 28, 1900, acknowledges Almighty God as the supreme source of all just government. Realizing that this Republic was founded upon Christian principles, and can endure only as it embodies justice and righteousness, and asserting that all authority should seek the best good of all the governed, to this end wisely prohibiting what is wrong and permitting only what is right, hereby records and proclaims:

First, We accept and assert the definition given by Edward Burke, that a party is "a body of men joined together for the purpose of protecting by their joint endeavor the national interest upon some particular principle upon which they are all agreed."

We declare that there is no principle now advocated by any other party which could be made a fact in government with such beneficent moral and material results as the principle of prohibition applied to the beverage liquor traffic; that the national interest could be promoted in no other way so surely and so widely as by its adoption and assertion through a national policy, and a co-operation therein by every state, forbidding the manufacture, sale, exportation, importation and transportation of intoxicating liquor for beverage purposes; that we stand for this as the only principle proposed by any party anywhere for the settlement of a question greater and graver than any other before the American people, and involving more profoundly than any other their moral future and financial welfare; and that all the patriotic citizenship of this country agreed upon this principle, however much disagreement there may be as to minor considerations and issues, should stand together at the ballot box from this time forward, until prohibition is the established policy of the United States, with a party in power to enforce it and to insure its moral and material benefits.

We insist that such a party, agreed upon this principle and policy, having sober leadership, without any obligation for success to the saloon vote and to those demoralizing combinations, can successfully cope with all other and lesser problems of government, in legislative halls and in the executive chair, and that it is useless for any party to make declarations in its platform as to any questions concerning which there may be serious differences of opinion in its own membership, and as to which, because of such differences, the party could legislate only on a basis of mutual concessions when coming into power.

We submit that the Democratic and Republican parties are alike insincere in their assumed hostility to trusts and monopolies.

They dare not and do not attack the most dangerous of them all, the liquor power. So long as the saloon debauches the citizen and breeds the purchasable voter, money will continue to buy its way to power. Break down this traffic, elevate manhood, and a sober citizenship will find a way to control dangerous combinations of capital.

We propose, as a first step in the financial problem of the nation, to save more than a billion dollars every year, now annually expended to support the liquor traffic and to demoralize our people. When that is accomplished, conditions will have so improved that with a clearer atmosphere the country can address itself to the questions as to the kind and quantity of currency needed.

Second. We reaffirm as true indisputably the declaration of William Windom when Secretary of the Treasury in the Cabinet of President Arthur, that "Considered socially, financially, politically or morally, the licensed liquor traffic is or ought to be the overwhelming issue in American politics," and that "the destruction of this iniquity stands next on the calendar of the world's progress." We hold that the existence of our party presents this issue squarely to the American people, and lays upon them the responsibility of choice between liquor parties, dominated by distillers and brewers, with their policy of saloon perpetuation, breeding waste, wickedness, woe, pauperism, taxation, corruption and crime, and our one party of patriotic and moral principle, with a policy which defends it from domination by corrupt bosses and which insures it forever against the blighting control of saloon politics.

We face with sorrow, shame and fear the awful fact that this liquor traffic has a grip on our government, municipal, State and National, through the revenue system and saloon sovereignty, which no other party dares to dispute; a grip which dominates the party now in power, from caucus to Congress, from policeman to President, from the rumshop to the White House; a grip which compels the Chief Executive to consent that law shall be nullified in behalf of the brewer, that the canteen shall curse our Army and spread intemperance across the seas, and that our flag shall wave as the symbol of partnership at home and abroad between this Government and the men who defy and defile it for their unholy gain.

Third. We charge upon President McKinley, who was elected to his high office by appeals to Christian sentiment and patriotism almost unprecedented, and by a combination of moral influences never before seen in this country, that, by his conspicuous example as a wine-drinker at public banquets and as a wine-serving host in the White House, he has done more to encourage the liquor

business, to demoralize the temperance habits of young men, and to bring Christian practices and requirements into disrepute, than any other President this Republic has ever had. We further charge upon President McKinley responsibility for the Army canteen, with all its dire brood of disease, immorality, sin and death, in this country, in Cuba, in Porto Rico and the Philippines; and we insist that by his attitude concerning the canteen, and his apparent contempt for the vast number of petitions and petitioners protesting against it, he has outraged and insulted the moral sentiment of this country in such a manner and to such a degree as calls for its righteous uprising and his indignant and effective rebuke.

We challenge denial of the fact that our Chief Executive, as commander in chief of the military forces of the United States, at any time prior to or since March 2, 1899, could have closed every army saloon, called a canteen, by executive order, as President Hayes in effect did before him, and should have closed them, for the same reason that actuated President Hayes; we assert that the act of Congress passed March 2, 1899, forbidding the sale of liquor, "in any post exchange or canteen," by any "officer or private soldier" or by "any other person on any premises used for military purposes in the United States," was and is as explicit an act of prohibition as the English language can frame.

We declare our solemn belief that the Attorney-General of the United States in his interpretation of that law, and the Secretary of War in his acceptance of that interpretation and his refusal to enforce the law, were and are guilty of treasonable nullification thereof, and that President McKinley, through his assent to and indorsement of such interpretation and refusal on the part of officials appointed by and responsible to him, shares responsibility in their guilt; and we record our conviction that a new and serious peril confronts our country, in the fact that its President, at the behest of the beer power, dare and does abrogate a law of Congress, through subordinates removable at will by him and whose acts become his, and thus virtually confesses that laws are to be administered or to be nullified in the interest of a law-defying business, by an Administration under mortgage to such business for support.

Fourth. We deplore the fact that an Administration of this Republic claiming the right and power to carry our flag across seas, and to conquer and annex new territory, should admit its lack of power to prohibit the American saloon on subjugated soil, or should openly confess itself subject to liquor sovereignty under that flag. We are humiliated, exasperated and grieved by the evidence painfully abundant that this Administration's policy of expansion is bearing so rapidly its first fruits of drunkenness, insanity and

crime under the hothouse sun of the tropics; and when the president of the first Philippine Commission says "It was unfortunate that we introduced and established the saloon there, to corrupt the natives and to exhibit the vices of our race," we charge the inhumanity and un-Christianity of this act upon the Administration of William McKinley and upon the party which elected and would perpetuate the same.

Fifth. We declare that the only policy which the Government of the United States can of right uphold as to the liquor traffic, under the National Constitution, upon any territory under the military or civil control of that Government, is the policy of prohibition; that "to establish justice, insure domestic tranquillity, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity," as the Constitution provides, the liquor traffic must neither be sanctioned nor tolerated, and that the revenue policy which makes our Government a partner with distillers and brewers and barkeepers is a disgrace to our civilization, an outrage upon humanity and a crime against God. We condemn the present Administration at Washington because it has repealed the prohibitory laws in Alaska, and has given over the partly civilized tribes there to be the prey of the American grog shop; and because it has entered upon a license policy in our new possessions by incorporating the same in the recent act of Congress in the code of laws for the government of the Hawaiian Islands.

We call general attention to the fearful fact that exportation of liquors from the United States to the Philippine Islands increased in value from \$337 in 1898 to \$467,198 in the first ten months of the fiscal year ending June 30, 1900; and that while our exportation of liquors to Cuba never reached \$30,000 a year previous to American occupation of that island, our exports of such liquors to Cuba during the fiscal year of 1899 reached the sum of \$629,855.

Sixth. One great religious body (the Baptist) having truly declared of the liquor traffic "that it has no defensible right to exist, that it can never be reformed, and that it stands condemned by its unrighteous fruits as a thing un-Christian, un-American, and perilous utterly to every interest in life;" another great religious body (the Methodist) having as truly asserted and reiterated that "no political party has a right to expect, nor should it receive, the votes of Christian men so long as it stands committed to the license system, or refuses to put itself on record in an attitude of open hostility to the saloon;" other great religious bodies having made similar deliverances, in language plain and unequivocal, as to the liquor traffic and the duty of Christian citizenship in opposition thereto; and the fact being plain and undeniable that the Demo-

cratic party stands for license, the saloon and the canteen, while the Republican party, in policy and administration, stand for the canteen, the saloon and the revenue therefrom, we declare ourselves justified in expecting that Christian voters everywhere shall cease their complicity with the liquor curse by refusing to uphold a liquor party, and shall unite themselves with the only party which upholds the prohibition policy, and which for nearly thirty years has been the faithful defender of the Church, the State, the home and the school, against the saloon, its expanders and perpetrators, their actual and persistent foes.

We insist that no differences of belief as to any other question or concern of government should stand in the way of such a union of moral and Christian citizenship as we hereby invite for the speedy settlement of this paramount moral, industrial, financial and political issue which our party presents; and we refrain from declaring ourselves upon all minor matters as to which differences of opinion may exist that thereby we may offer to the American people a platform so broad that all can stand upon it who desire to see sober citizenship actually sovereign over the allied hosts of evil, sin and crime, in a government of the people, by the people, and for the people.

We declare that there are but two real parties to-day concerning the liquor traffic — perpetuationists and Prohibitionists; and that patriotism, Christianity, and every interest of genuine and of pure democracy, besides the loyal demands of our common humanity, require the speedy union, in one solid phalanx at the ballot box, of all who oppose the liquor traffic's perpetuation, and who covet endurance for this Republic.

There was a short contest over the nominations, but John G. Woolley, of Illinois, was chosen as the candidate for President by 380 votes to 329 given to Silas C. Swallow, of Pennsylvania; and Henry B. Metcalf, of Rhode Island, was nominated for Vice-President over Thomas R. Carskadden, of West Virginia, and E. L. Eaton, of Iowa.

The Democratic National Convention met at Kansas City on the 4th of July. Governor Charles S. Thomas, of Colorado, was the temporary chairman and James D. Richardson, of Tennessee, the permanent president of the convention.

The unanimous nomination of Mr. William J. Bryan as candidate for President was assured, but there was a most earnest controversy over the platform during the period just preceding the convention. A large number of the members of the party,

many of them prominent delegates to the convention were in favor of making the silver issue much less prominent than it was in 1896. Some of these men had supported the ticket four years before, others had not. Some of them were advocates of free coinage, others were not. But they were all opposed to an explicit declaration in favor of free coinage at the ratio of 16 to 1. Those who still adhered in theory to that measure believed that it would be good policy to subordinate that issue to the newer one of anti-imperialism; and although they did not object to a vague declaration on the silver issue, they did urge that a repetition of the 1896 platform would continue to alienate many voters who would willingly return to their old party allegiance. Former Governor and Senator David B. Hill, of New York, was prominent in pressing this view upon the delegates, as they arrived in Kansas City. Either on his own motion, or at the request of Mr. Bryan, he made the journey to Lincoln, Nebraska, for a consultation with the prospective candidate.

His mission was fruitless. Mr. Bryan maintained that the position taken by the party in 1896 was right; that thousands upon thousands of his supporters in that campaign still regarded the silver issue as the most important of all; and that they would justly denounce it as an act of treachery on his part if he were to accept a nomination on a platform less explicit than that of the preceding canvass. He was unmoved by the argument that by yielding the point he would gain votes in States where an increase of the Democratic strength was greatly needed, and was indispensable to victory. If he agreed that such would be the result, he was also sure that his surrender would be followed by a serious loss of votes in States where he had already gained them on the silver issue.

Notwithstanding the failure to persuade Mr. Bryan to take the view that it would be good policy to let the silver issue drop partly out of sight, and notwithstanding the sentiment that the candidate should have a controlling part in the construction of the platform, the contest was carried into the Committee on Resolutions and the matter was debated long and earnestly. Ultimately Mr. Bryan's wishes were respected, but the vote was close, and attention was called to the fact that the majority in favor of the silver clauses was obtained by the votes of members from States which could by no possibility give Mr. Bryan a single electoral vote. The platform, on which there was no contest in the convention was as follows:—

We, the representatives of the Democratic party of the United States, assembled in National Convention on the anniversary of the adoption of the Declaration of Independence, do reaffirm our faith in that immortal proclamation of the inalienable rights of man, and our allegiance to the Constitution framed in harmony therewith by the fathers of the Republic.

We hold with the United States Supreme Court that the Declaration of Independence is the spirit of our Government, of which the Constitution is the form and letter. We declare again that all governments instituted among men derive their just powers from the consent of the governed; that any government not based upon the consent of the governed is a tyranny; and that to impose upon any people a government of force is to substitute the methods of imperialism for those of a republic. We hold that the Constitution follows the flag and denounce the doctrine that an Executive or Congress, deriving their existence and their powers from the Constitution, can exercise lawful authority beyond it, or in violation of it. We assert that no nation can long endure half republic and half empire, and we warn the American people that imperialism abroad will lead quickly and inevitably to despotism at home.

Believing in these fundamental principles, we denounce the Porto Rican law, enacted by a Republican Congress against the protest and opposition of the Democratic minority, as a bold and open violation of the Nation's organic law and a flagrant breach of National good faith.

It imposes upon the people of Porto Rico a government without their consent, and taxation without representation.

It dishonors the American people by repudiating a solemn pledge made in their behalf by the commanding general of our Army, which the Porto Ricans welcomed to a peaceful and unresisted occupation of their land.

It dooms to poverty and distress a people whose helplessness appeals with peculiar force to our justice and magnanimity. In this, the first act of its imperialistic programme, the Republican party seeks to commit the United States to a colonial policy inconsistent with republican institutions and condemned by the Supreme Court in numerous decisions.

We demand the prompt and honest fulfilment of our pledge to the Cuban people and the world, that the United States has no disposition nor intention to exercise sovereignty, jurisdiction, or control over the island of Cuba, except for its pacification. The war ended nearly two years ago, profound peace reigns over all the island, and still the Administration keeps the government of the island from its people, while Republican carpetbag officials plun-

der its revenues and exploit the colonial theory to the disgrace of the American people.

We condemn and denounce the Philippine policy of the present Administration. It has embroiled the Republic in an unnecessary war, sacrificed the lives of many of its noblest sons, and placed the United States, previously known and applauded throughout the world as the champion of freedom, in the false and un-American position of crushing with military force the efforts of our former allies to achieve liberty and self-government.

The Filipinos cannot be citizens without endangering our civilization; they cannot be subjects without imperilling our form of government; and as we are not willing to surrender our civilization, or to convert the Republic into an empire, we favor an immediate declaration of the Nation's purpose to give to the Filipinos, first, a stable form of government; second, independence; and third, protection from outside interference such as has been given for nearly a century to the republics of Central and South America.

The greedy commercialism which dictated the Philippine policy of the Republican Administration attempts to justify it with the plea that it will pay, but even this sordid and unworthy plea fails when brought to the test of facts.

The war of "criminal aggression" against the Filipinos, entailing an annual expense of many millions, has already cost more than any possible profit that could accrue from the entire Philippine trade for years to come. Furthermore, when trade is extended at the expense of liberty the price is always too high.

We are not opposed to territorial expansion, when it takes in desirable territory which can be erected into States in the Union, and whose people are willing and fit to become American citizens. We favor trade expansion by every peaceful and legitimate means. But we are unalterably opposed to the seizing or purchasing of distant islands to be governed outside the Constitution and whose people can never become citizens.

We are in favor of extending the Republic's influence among the nations, but believe that influence should be extended not by force and violence, but through the persuasive power of a high and honorable example.

The importance of other questions now pending before the American people is in nowise diminished and the Democratic party takes no backward step from its position on them; but the burning issue of imperialism, growing out of the Spanish war, involves the very existence of the Republic and the destruction of our free institutions. We regard it as the paramount issue of the campaign.

The declaration of the Republican platform adopted at the Philadelphia Convention, held in June, 1900, that the Republican party

"steadfastly adheres to the policy announced in the Monroe Doctrine," is manifestly insincere and deceptive. This profession is contradicted by the avowed policy of that party, in opposition to the spirit of the Monroe Doctrine, to acquire and hold sovereignty over large areas of territory and large numbers of people in the Eastern Hemisphere.

We insist on the strict maintenance of the Monroe Doctrine in all its integrity, both in letter and in spirit, as necessary to prevent the extension of European authority on these continents and as essential to our supremacy in American affairs. At the same time we declare that no American people shall ever be held by force in unwilling subjection to European authority.

We oppose militarism. It means conquest abroad and intimidation and oppression at home. It means the strong arm which has ever been fatal to free institutions. It is what millions of our citizens have fled from in Europe. It will impose upon our peace-loving people a large standing army, an unnecessary burden of taxation, and would be a constant menace to their liberties. A small standing army and a well disciplined State militia are amply sufficient in time of peace.

This Republic has no place for a vast military establishment, a sure forerunner of compulsory military service and conscription. When the Nation is in danger the volunteer soldier is his country's best defender. The National Guard of the United States should ever be cherished in the patriotic hearts of a free people. Such organizations are ever an element of strength and safety. For the first time in our history and coeval with the Philippine conquest has there been a wholesale departure from our time-honored and approved system of volunteer organization. We denounce it as un-American, undemocratic and unrepugnant and as a subversion of the ancient and fixed principles of a free people.

Private monopolies are indefensible and intolerable. They destroy competition, control the price of raw material and of the finished product, thus robbing both producer and consumer. They lessen the employment of labor and arbitrarily fix the terms and conditions thereof; and deprive individual energy and small capital of their opportunity for betterment. They are the most efficient means yet devised for appropriating the fruits of industry to the benefit of the few at the expense of the many, and, unless their insatiate greed is checked, all wealth will be aggregated in a few hands and the Republic destroyed.

The dishonest paltering with the trust evil by the Republican party in its State and National platforms is conclusive proof of the truth of the charge that trusts are the legitimate product of Republican policies, that they are fostered by Republican laws, and that

they are protected by the Republican Administration in return for campaign subscriptions and political support.

We pledge the Democratic party to an unceasing warfare in Nation, State, and city against private monopoly in every form. Existing laws against trusts must be enforced and more stringent ones must be enacted providing for publicity as to the affairs of corporations engaged in interstate commerce and requiring all corporations to show, before doing business outside of the State of their origin, that they have no water in their stock, and that they have not attempted and are not attempting to monopolize any branch of business or the production of any articles of merchandise; and the whole constitutional power of Congress over interstate commerce, the mails and all modes of interstate communication shall be exercised by the enactment of comprehensive laws upon the subject of trusts. Tariff laws should be amended by putting the products of trusts upon the free list, to prevent monopoly under the plea of protection.

The failure of the present Republican Administration, with an absolute control over all the branches of the National Government, to enact any legislation designed to prevent or even curtail the absorbing power of trusts and illegal combinations, or to enforce the anti-trust laws already on the statute books, proves the insincerity of the high-sounding phrases of the Republican platform.

Corporations should be protected in all their rights and their legitimate interests should be respected, but any attempt by corporations to interfere with the public affairs of the people or to control the sovereignty which creates them should be forbidden under such penalties as will make such attempts impossible.

We condemn the Dingley tariff law as a trust-breeding measure skilfully devised to give to the few favors which they do not deserve, and to place upon the many burdens which they should not bear.

We favor such an enlargement of the scope of the Interstate Commerce law as will enable the Commission to protect individuals and communities from discrimination and the public from unjust and unfair transportation rates.

We reaffirm and indorse the principles of the National Democratic platform adopted at Chicago in 1896 and we reiterate the demand of that platform for an American financial system made by the American people for themselves, which shall restore and maintain a bimetallic price level, and as part of such system the immediate restoration of the free and unlimited coinage of silver and gold at the present legal ratio of 16 to 1, without waiting for the aid or consent of any other nation.

We denounce the currency bill enacted at the last session of Congress as a step forward in the Republican policy which aims to

discredit the sovereign right of the National Government to issue all money, whether coin or paper, and to bestow upon National banks the power to issue and control the volume of paper money for their own benefit. A permanent National bank currency, secured by Government bonds, must have a permanent debt to rest upon, and, if the bank currency is to increase with population and business, the debt must also increase. The Republican currency scheme is, therefore, a scheme for fastening upon the taxpayers a perpetual and growing debt for the benefit of the banks. We are opposed to this private corporation paper circulated as money, but without legal tender qualities, and demand the retirement of National bank notes as fast as Government paper or silver certificates can be substituted for them.

We favor an amendment to the Federal Constitution providing for the election of United States Senators by direct vote of the people, and we favor direct legislation wherever practicable.

We are opposed to government by injunction; we denounce the black-list, and favor arbitration as a means of settling disputes between corporations and their employees.

In the interest of American labor and the upbuilding of the workingman as the cornerstone of the prosperity of our country, we recommend that Congress create a Department of Labor, in charge of a Secretary, with a seat in the Cabinet, believing that the elevation of the American laborer will bring with it increased production and increased prosperity to our country at home and to our commerce abroad.

We are proud of the courage and fidelity of the American soldiers and sailors in all our wars; we favor liberal pensions to them and their dependents; and we reiterate the position taken in the Chicago platform in 1896, that the fact of enlistment and service shall be deemed conclusive evidence against disease and disability before enlistment.

We favor the immediate construction, ownership and control of the Nicaraguan Canal by the United States, and we denounce the insincerity of the plank in the Republican National platform for an Isthmian canal, in the face of the failure of the Republican majority to pass the bill pending in Congress. We condemn the Hay-Pauncefote treaty as a surrender of American rights and interests, not to be tolerated by the American people.

We denounce the failure of the Republican party to carry out its pledges to grant statehood to the Territories of Arizona, New Mexico and Oklahoma, and we promise the people of those Territories immediate statehood, and home rule during their condition as Territories; and we favor home rule and a territorial form of government for Alaska and Porto Rico.

We favor an intelligent system of improving the arid lands of the West, storing the waters for the purposes of irrigation, and the holding of such lands for actual settlers.

We favor the continuance and strict enforcement of the Chinese Exclusion law and its application to the same classes of all Asiatic races.

Jefferson said : " Peace, commerce and honest friendship with all nations, entangling alliances with none." We approve this wholesome doctrine and earnestly protest against the Republican departure which has involved us in so-called world politics, including the diplomacy of Europe and the intrigue and land grabbing in Asia, and we especially condemn the ill concealed Republican alliance with England, which must mean discrimination against other friendly nations, and which has already stifled the Nation's voice while liberty is being strangled in Africa.

Believing in the principles of self-government and rejecting, as did our forefathers, the claims of monarchy, we view with indignation the purpose of England to overwhelm with force the South African Republics. Speaking, as we believe, for the entire American Nation, except its Republican officeholders, and for all free men everywhere, we extend our sympathy to the heroic burghers in their unequal struggle to maintain their liberty and independence.

We denounce the lavish appropriations of recent Republican Congresses, which have kept taxes high and which threaten the perpetuation of the oppressive war levies. We oppose the accumulation of a surplus to be squandered in such barefaced frauds upon the taxpayers as the Shipping Subsidy bill, which, under the false pretence of fostering American shipbuilding, would put unearned millions into the pockets of favorite contributors to the Republican campaign fund. We favor the reduction and speedy repeal of the war taxes, and a return to the time-honored Democratic policy of strict economy in governmental expenditures.

Believing that our most cherished institutions are in great peril, that the very existence of our constitutional Republic is at stake, and that the decision now to be rendered will determine whether or not our children are to enjoy those blessed privileges of free government which have made the United States great, prosperous and honored, we earnestly ask for the foregoing declaration of principles the hearty support of the liberty-loving American people, regardless of previous party affiliations.

On the third day of the convention, July 6, William J. Bryan was unanimously nominated as a candidate for President. The convention voted for a candidate for Vice-President with the

result that Adlai E. Stevenson, of Illinois, had 559½ votes, David B. Hill, of New York, 200, Charles A. Towne, of Minnesota, 112½, and there were many scattering votes. Before the result was declared all the votes for other candidates were transferred to Mr. Stevenson, and he was unanimously nominated.

The Silver Republican party also held its convention at Kansas City on July 4. Senator Henry M. Teller, of Colorado, was the temporary Chairman, and Judge L. W. Brown, of Ohio, the permanent President. It was a mass convention rather than one made up of duly elected delegates. Although twenty-one States were reported to be represented, the number of persons who acted in the convention from the several States varied greatly, from 287 reported from Kansas, and one hundred or more from three other States to less than a score each from ten other States, one of which, Texas, sent but two members. The whole number reported was 1057. The convention, on July 6, accepted Mr. Bryan as candidate for President. Many of the members wished to add to the ticket the name of Mr. Towne, the candidate of the Fusion Populists for Vice-President, and that action was prevented only by the most earnest argument and persuasion by those who regarded such action as a disastrous division of the voters who favored Mr. Bryan's candidacy. Mr. Towne joined in the opposition to the designation of himself as a candidate. Ultimately the convention referred the nomination of a candidate for Vice-President to the national committee, by which the nomination of Mr. Stevenson was endorsed. The following platform was adopted:—

We, the Silver Republican party, in National Convention assembled, declare these as our principles, and invite the coöperation of all who agree therewith:

We recognize that the principles set forth in the Declaration of American Independence are fundamental and everlastingly true in their application to governments among men. We believe the patriotic words of Washington's farewell address to be the words of soberness and wisdom, inspired by the spirit of right and truth. We treasure the words of Jefferson as priceless gems of American statesmanship. We hold in sacred remembrance the patriotism of Lincoln, who was the great interpreter of American history and the apostle of human rights and of industrial freedom, and we declare, as was declared by the convention that nominated the great Emancipator, that the maintenance of the principles promulgated in the Declaration of Independence and embodied in the Federal

Constitution, "that all men are created equal; that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty and the pursuit of happiness; that to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed," is essential to the preservation of our republican institutions.

We declare our adherence to the principles of bimetallism as the right basis of a monetary system under our National Constitution, a principle that found place repeatedly in Republican platforms from the demonetization of silver in 1873 to the St. Louis Republican Convention of 1896. Since that Convention a Republican Congress and a Republican President, at the dictation of the trusts and money power, have passed and approved a currency bill which in itself is a repudiation of the doctrine of bimetallism advocated theretofore by the President and every great leader of his party. This currency law destroys the full money power of the silver dollar, provides for the payment of all Government obligations and the redemption of all forms of paper money in gold alone, retires the time-honored and patriotic greenback, constituting one-sixth of the money in circulation, and surrenders to banking corporations the sovereign function of issuing all paper money, thus enabling these corporations to control the prices of labor and property, and increasing the power of the banks to create panics and bring disaster upon business enterprises. The provision of this currency law making the bonded debt of the Nation payable in gold alone changes the contract between the Government and the bondholders to the advantage of the latter, and is in direct opposition to the declaration of the Matthews resolution passed by Congress in 1878, for which resolution the present Republican President, then a member of Congress, voted, as did also all leading Republicans, both in the House and Senate. We demand the repeal of this currency law, and declare that we shall not cease our efforts until there has been established in its place a monetary system based upon the free and unlimited coinage of silver and gold into money at the present legal ratio of 16 to 1, by the independent action of the United States, under which system all money shall be issued by the Government, and all money coined and issued shall be a full legal tender in payment of all debts, public and private, without exception.

We approve a graduated tax upon incomes; and if necessary to accomplish this, we favor an amendment to the Constitution.

We believe that United States Senators should be elected by direct vote of the people, and we favor such amendment of the Constitution and such legislation as may be necessary to that end.

We favor the maintenance and the extension wherever prac-

licable of the merit system in public service, appointments to be made according to fitness, competitively ascertained, and public servants to be retained in office only so long as shall be compatible with the efficiency of the service.

Combinations, trusts and monopolies, contrived and created for the purpose of controlling the prices and quantity of articles supplied to the public, are unjust, oppressive and unlawful. Not only do these unlawful conspiracies fix the prices of commodities, but they invade every branch of State and National government with their polluting influences, and control the actions of their employés and dependents, politically, until such control imperils society and the liberty of the citizen. We demand the most stringent laws for their suppression and the most severe punishment of their promoters and maintainers and the energetic enforcement of such laws by the courts.

We believe the Monroe Doctrine to be sound in principle and a wise National policy, and we demand a firm adherence thereto. We condemn those acts of the Administration inconsistent with it, and which have tended to make us parties to the interests, and to involve us in the controversies of European nations, and especially the recognition by pending treaty of the right of England to be considered in the construction of an interoceanic canal.

We are in favor of the speedy construction of the Nicaragua Canal, to be built, owned and defended by the government of the United States.

We observe with anxiety, and regard with disapproval, the increasing ownership of American lands by aliens; and their growing control over our internal transportation, natural resources and public utilities. We demand legislation to protect our public domain, our natural resources, our franchises and our internal commerce; and to keep them free from, and to maintain their independence of, all foreign monopolies, institutions and influences; and we declare our opposition to the leasing of the public lands of the United States, whereby corporations and syndicates shall be able to secure control thereof, and thus monopolize the public domain, the heritage of the people.

We approve of the principle of direct legislation, and favor the application of the same to nominations.

In view of their great sacrifices made, and patriotic services rendered, we are in favor of liberal pensions to deserving soldiers and sailors, their widows, orphans and other dependents. We believe that enlistment and service should be accepted as conclusive proof that the soldier was free from disease and disability at the time of his enlistment. We condemn the present administration of the pension laws.

We tender to the patriotic people of the South African republics our sympathy, and express our admiration for them in their heroic struggle to preserve their political freedom and maintain their national existence. We declare the destruction of these republics and the subjugation of their people to be a crime against civilization. We believe this sympathy should have been voiced by the American Congress, as was done in the case of the French, Greeks, Hungarians, Poles, Armenians and the Cubans, and as the traditions of this country would have dictated.

We declare the Porto Rican tariff law to be not only a serious but a dangerous departure from the principles of our form of government.

We believe in the republican form of government; and we are opposed to monarchy, and to the whole theory of imperialistic control. We believe in self-government, a government by the consent of the governed; and are unalterably opposed to a government based upon force. It is incontrovertible that the inhabitants of the Philippine archipelago cannot be made citizens of the United States without endangering our civilization. We are therefore in favor of applying to the Philippines the principle we are solemnly and publicly pledged to observe in the case of Cuba.

We demand that our Nation's promise to Cuba shall be fulfilled in every particular.

There being no longer any necessity for collecting war taxes, we demand relief from the taxes levied to carry on the war with Spain.

We favor the immediate admission into the Union of States of the Territories of Arizona, New Mexico and Oklahoma.

We believe the National Government should lend encouragement and assistance toward the reclamation of the arid lands of the United States; and to that end, we are in favor of a comprehensive survey thereof, and an immediate ascertainment of the water supply available for such reclamation, and we believe it to be the duty of the general Government to provide for the construction of storage reservoirs and irrigation works so that the water supply of the arid region may be utilized to the greatest possible extent in the interest of the people, while preserving all rights of the States.

Transportation is a public necessity, and the means and methods of it are matters of public concern. Transportation companies exercise an unwarranted power over industries, business and commerce, and should be made to serve the public interests without making unreasonable charges or unjust discriminations.

We observe with satisfaction the growing sentiment among the people in favor of the public ownership and operation of public utilities,

We are in favor of expanding our commerce in the interest of American labor and for the benefit of all our people by every honest and peaceful means.

We are opposed to the importation of Asiatic laborers in competition with American labor; and favor a more rigid enforcement of the laws relating thereto.

Our creed and our history justify the nations of the earth in expecting that, wherever the American flag is unfurled in authority, there human liberty and political freedom shall be found. We protest against the adoption of any policy that will change, in the thought of the world, the meaning of our flag. We insist that it shall never float over any ship or wave at the head of any column directed against the political independence of any people of any race or in any clime. The Silver Republican party of the United States, in the foregoing principles, seeks to perpetuate the spirit, and to adhere to the teachings of Abraham Lincoln.

On July 18 a number of Anti-Imperialists and Gold Democrats met at New York and adopted a declaration to be submitted to the national committee of the organization which nominated Palmer and Buckner in 1896. Inasmuch as it was a select gathering, and as it did not accomplish the object aimed at, the declaration is not given in full. But as, on the other hand, the number of those who held the sentiments expressed in the declaration was undoubtedly larger than that of one or more of the parties which put a ticket in the field, a summary of it deserves a place in the history of the canvass.

We are met [they declared] to devise means to place in nomination a third presidential ticket. We take this course because we are at present faced with the necessity of choosing between two candidates for neither of whom can we conscientiously vote.

The declaration then proceeds to characterize Mr. McKinley, Mr. Roosevelt and Mr. Bryan in most uncomplimentary terms, which it is not necessary to reproduce, and it announced the purposes of those who adopted it as follows: —

First, a return to the political doctrines of the Declaration of Independence and the Constitution.

Second, the recognition that not only Cuba and the Philippines, but Porto Rico and Hawaii are entitled to independence.

Third, genuine monetary reform.

Fourth, civil service reform.

Fifth, the abolition of special privilege, whether of tariff or any other origin.

Some of the gentlemen present at this meeting attended the meeting of the national committee of the "National Democratic" party, the name adopted by the Gold Democrats of 1896, who met at Indianapolis on July 25. But after full consideration the committee adopted the following resolutions which, as will be seen, made no reference to the anti-imperial issue:

Resolved. That in the opinion of this committee the nomination of candidates by the National Democratic party for the offices of President and Vice-President is unwise and inexpedient.

Second — That we reaffirm the Indianapolis platform of 1896.

Third — We recommend the State Committees in their respective States to preserve their organizations and take such steps as in their opinion may best subserve the principles of our party, especially in the maintenance of a sound currency, the right of private contract, the independence of the judiciary, and the authority of the President to enforce Federal laws, a covert attack on which is made under the guise of the denunciation of government by injunction.

We urge the voters not to be deceived by the plea that the money question has been finally settled. The specific reiteration of the demand for the free coinage of silver at the ratio of 16 to 1 by the Kansas City Convention, and the history known of all men in connection therewith, emphasize the danger of this demand. We indorse the action of Congress in passing a bill embodying the gold standard as a step in the right direction. We feel it would be dangerous to elevate to executive power any one hostile to the maintenance and enforcement of this law.

The Anti-Imperialist League held a convention at Indianapolis on August 16, and accepted the nomination of Mr. Bryan, and adopted the following platform: —

This Liberty Congress of Anti-Imperialists recognizes a great National crisis, which menaces the Republic, upon whose future depends in such large measure the hope of freedom throughout the world. For the first time in our country's history the President has undertaken to subjugate a foreign people and to rule them by despotic power. He has thrown the protection of the flag over slavery and polygamy in the Sulu Islands. He has arrogated to himself the power to impose upon the inhabitants of the Philippines government without their consent and taxation without representation. He is waging war upon them for asserting the very principles for the maintenance of which our forefathers pledged their lives, their fortunes, and their sacred honor. He claims for himself and

Congress authority to govern the territories of the United States without constitutional restraint.

We believe in the Declaration of Independence. Its truths, not less self-evident to-day than when first announced by our fathers, are of universal application and cannot be abandoned while government by the people endures.

We believe in the Constitution of the United States. It gives the President and Congress certain limited powers and secures to every man within the jurisdiction of our Government certain essential rights. We deny that either the President or Congress can govern any person outside the Constitution.

We are absolutely opposed to the policy of President McKinley, which proposes to govern millions of men without their consent, which in Porto Rico establishes taxation without representation, and government by the arbitrary will of a legislature unfettered by constitutional restraint, and in the Philippines prosecutes a war of conquest and demands unconditional surrender from a people who are of right free and independent. The struggle of men for freedom has ever been a struggle for constitutional liberty. There is no liberty if the citizen has no right which the Legislature may not invade, if he may be taxed by the Legislature in which he is not represented, or if he is not protected by fundamental law against the arbitrary action of executive power. The policy of the President offers the inhabitants of Porto Rico, Hawaii, and the Philippines no hope of independence, no prospect of American citizenship, no constitutional protection, no representation in the Congress which taxes them. This is the government of men by arbitrary power without their consent. This is imperialism. There is no room under the free flag of America for subjects. The President and Congress, who derive all their powers from the Constitution, can govern no man without regard to its limitations.

We believe the greatest safeguard of liberty is a free press, and we demand that the censorship in the Philippines, which keeps from the American people the knowledge of what is done in their name, be abolished. We are entitled to know the truth, and we insist that the powers which the President holds in trust for us shall be not used to suppress it.

Because we thus believe, we oppose the reëlection of Mr. McKinley. The supreme purpose of the people in this momentous campaign should be to stamp with their final disapproval his attempt to grasp imperial power. A self-governing people can have no more imperative duty than to drive from public life a Chief Magistrate who, whether in weakness or of wicked purpose, has used his temporary authority to subvert the character of their government and to destroy their National ideals.

We, therefore, in the belief that it is essential at this crisis for the American people again to declare their faith in the universal application of the Declaration of Independence and to reassert their will that their servants shall not have or exercise any powers whatever other than those conferred by the Constitution, earnestly make the following recommendations to our countrymen :

First, that, without regard to their views on minor questions of domestic policy, they withhold their votes from Mr. McKinley, in order to stamp with their disapproval what he has done.

Second, that they vote for those candidates for Congress in their respective districts who will oppose the policy of imperialism.

Third, while we welcome any other method of opposing the reelection of Mr. McKinley, we advise direct support of Mr. Bryan as the most effective means of crushing imperialism.

We are convinced of Mr. Bryan's sincerity and of his earnest purpose to secure to the Filipinos their independence. His position and the declarations contained in the platform of his party on the vital issue of the campaign meet our unqualified approval. We recommend that the Executive committees of the American Anti-Imperialist League and its allied leagues continue and extend their organizations, preserving the independence of the movement ; and that they take the most active part possible in the pending political campaign.

Until now the policy which has turned the Filipinos from warm friends to bitter enemies, which has slaughtered thousands of them and laid waste their country, has been the policy of the President. After the next election it becomes the policy of every man who votes to reelect him, and who thus becomes with him responsible for every drop of blood thereafter shed.

The following resolution, proposed from the floor, was added to the platform as reported :

Resolved, That in declaring that the principles of the Declaration of Independence apply to all men, this Congress means to include the negro race in America as well as the Filipinos. We deprecate all efforts, whether in the South or in the North, to deprive the negro of his rights as a citizen under the Declaration of Independence and the Constitution of the United States.

Still another ticket was nominated by about one hundred independent citizens, who claimed no delegated authority, at a meeting in New York, on September 5. This action seems to have been the outcome of the refusal of the “National Democratic” party, by its national committee, to nominate a ticket in response to the demand of the meeting in New York—

already noticed — of July 18. Senator Donelson Caffery, of Louisiana, was placed in nomination for the presidency, and Archibald M. Howe, of Massachusetts, for the vice-presidency. Both of these gentlemen declined the nomination later in the month, and no further action was taken. The following declaration of principles was made: —

We, citizens of the United States of America, assembled for the purpose of defending the wise and conservative principles which underlie our Government, thus declare our aims and purposes:

We find our country threatened with alternative perils. On the one hand is a public opinion misled by organized forces of commercialism that have perverted a war intended by the people to be a war of humanity into a war of conquest. On the other is a public opinion swayed by demagogic appeals to factional and class passions, the most fatal of diseases to a republic. We believe that either of these influences, if unchecked, would ultimately compass the downfall of our country, but we also believe that neither represents the sober conviction of our countrymen. Convinced that the extension of the jurisdiction of the United States for the purpose of holding foreign people as colonial dependents is an innovation dangerous to our liberties and repugnant to the principles upon which our Government is founded, we pledge our earnest efforts through all constitutional means,

First — To procure the renunciation of all imperial or colonial pretensions with regard to foreign countries claimed to have been acquired through or in consequence of naval or military operations of the last two years.

Second — We further pledge our efforts to secure a single gold standard and a sound banking system.

Third — To secure a public service based on merit only.

Fourth — To secure the abolition of all corrupting special privileges, whether under the guise of subsidies, bounties, undeserved pensions, or trust-breeding tariffs.

The canvass of the year 1900 was characterized by no unusual excitement. The number of candidates for the two chief offices was unprecedentedly large, but there was nothing in the situation to divert from the candidates of the two historic parties to any one of the minor candidacies any considerable body of citizens. The only large group of men, Democrats and Republicans, who could not conscientiously support either McKinley or Bryan — those who were unalterably opposed to the Philippine policy and equally opposed to free silver — found

nothing to attract them in the Prohibition principles or in the several socialistic parties. They reluctantly voted for that one of the candidates whose principles were less repugnant to their own, or refrained from voting altogether.

It is probable that several important events, or series of events, wholly unconnected with American politics, by diverting public attention, rendered the interest in the canvass much less acute than it otherwise would have been. Of these may be mentioned the Boxer uprising in China, the assassination of King Humbert of Italy, the terrible catastrophe at Galveston, and the closing campaigns of the Boer War. The continuance of the war with the Filipino insurgents and the protracted strikes in the anthracite coal region may have had some unascertained effect upon the political sentiments of the people, and upon the vote in November; but that effect was not only unascertained but unperceived.

Aside from the ordinary campaigning by a host of "spellbinders" of both parties, the leading feature of the canvass was the activity of Mr. Bryan on the part of the Democrats, and of Mr. Roosevelt in behalf of the Republicans. Mr. Roosevelt was credited with having made six hundred and seventy-three speeches in twenty-four States. Mr. Bryan's statistics cannot be given, but there were few days when no audiences gathered to hear him, and his travels must have been quite as extensive as those of Mr. Roosevelt.

Although anti-imperialism was announced by the Democratic convention to be the paramount issue of the canvass, and although the declaration was made at the expressed wish of Mr. Bryan, it seems not a prejudiced view of the situation to assert that he found the principle less popular than he expected. Not that he abated in the slightest degree the energy of his opposition to the colonial policy, or that he failed at any time to denounce those who preferred — as he put it — an empire to a republic. But he devoted the larger part of most of his speeches on the stump to the question of the trusts, and to the evils to which organized labor was subject. The silver question, on which he usually touched, briefly but emphatically, also seemed not greatly to interest his hearers. But on the other hand it was the leading topic of Republican orators, and the most effective argument they could adduce was the danger that the gold standard would be endangered should Mr. Bryan be successful. The event proved that in the extreme and

the middle West the sentiment in favor of silver free coinage was far less strong than it was four years before; and thousands of Republicans returned to their allegiance. On the other hand, in the East where such free silver sentiment existed it was to a large degree artificial, and chiefly a product of the desire for party regularity; the "paramount" and other issues of the canvass were more emphasized, and there the Democratic vote increased.

The election took place on November 6. The result is shown in the table on the opposite page.

McKinley lost the votes of Kentucky which he had received in 1896, but he gained those of Kansas, Nebraska, South Dakota, Utah and Wyoming which were carried by Bryan four years before.

The total popular vote was 13,973,071, which was an increase of 36,020 over the vote of 1896. It was to be followed in 1904 by an actual decrease. The causes of the remarkable reversal of a tendency which had always previously been observed, are discussed in a later chapter.

The resolution of Congress preliminary to the count of the electoral votes was more carefully considered and phrased than were similar resolutions in the past. Indeed, in the form in which it was first passed by the Senate it followed closely the language of the resolution adopted by both Houses in 1896. But it was observed by some members of the House of Representatives that it did not use the phraseology of the law, and accordingly it was modified. The difference between the two forms is slight and may seem unimportant at a casual reading. As passed by the Senate, after providing for a joint meeting on the 13th of February, for the appointment of tellers on the part of the two Houses, and for the making of lists of the result by these tellers, the Senate resolution continued:—

The result shall be delivered to the President of the Senate, who shall announce the state of the vote and the persons elected, to the two Houses assembled as aforesaid, which shall be deemed a declaration of the persons elected President and Vice-President of the United States.

In its modified form there was substituted, for the foregoing, these words:—

The result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote,

STATES	POPULAR VOTE								ELECTORAL VOTE	
	McKinley and Roosevelt Republican	Bryan and Stevenson Democratic	Wooley and Metcalf Prohibition	Debs and Harriman Social Democratic	Malloney and Remmel Socialist Labor	Barker and Donnelly Mid-Road Populist	Ellis and Nicholson Union Reform	Leonard and Martin United Christian	McKinley and Roosevelt	Bryan and Stevenson
Alabama . . .	55512	97131	2762	-	-	4178	-	-	-	11
Arkansas . . .	44800	81142	584	27	-	972	341	-	-	8
California . . .	164755	124985	5087	7572	-	-	-	-	9	-
Colorado . . .	93072	122733	3790	714	684	389	-	-	-	4
Connecticut . .	102572	74014	1617	1029	908	-	-	-	6	-
Delaware . . .	22535	18863	546	57	-	-	-	-	3	-
Florida . . .	7420	28007	2234	601	-	1070	-	-	-	4
Georgia . . .	35056	81700	1396	-	-	4584	-	-	-	13
Idaho . . .	27193	29414	857	-	-	232	-	-	-	3
Illinois . . .	597985	503061	17626	9687	1373	1141	572	352	24	-
Indiana . . .	336063	309584	13718	2374	663	1438	254	-	15	-
Iowa . . .	307808	209265	9502	2742	259	613	-	707	13	-
Kansas . . .	185955	162601	3605	1605	-	-	-	-	10	-
Kentucky . . .	226801	234899	2814	770	299	2017	-	-	-	13
Louisiana . . .	14233	53671	-	-	-	-	-	-	-	8
Maine . . .	65412	36822	2585	878	-	-	-	-	6	-
Maryland . . .	136185	122238	4574	904	388	-	147	-	8	-
Massachusetts .	239147	157016	6208	9716	2610	-	-	-	15	-
Michigan . . .	316269	211685	11859	2826	903	837	-	-	14	-
Minnesota . . .	190461	112901	8555	3065	1329	-	-	-	9	-
Mississippi . .	5753	51706	-	-	-	1644	-	-	-	9
Missouri . . .	314092	351922	5965	6139	1294	4244	-	-	-	17
Montana . . .	25373	37145	298	708	169	-	-	-	-	3
Nebraska . . .	121835	114013	3655	823	-	1104	-	-	8	-
Nevada . . .	3849	6347	-	-	-	-	-	-	-	3
New Hampshire .	54799	35489	1279	790	-	-	-	-	4	-
New Jersey . .	221754	164879	7190	4611	2081	691	-	-	10	-
New York . . .	822013	678462	22077	12869	12621	-	-	-	36	-
North Carolina .	132997	157733	1006	-	-	830	-	-	-	11
North Dakota .	35898	20531	731	520	-	111	-	-	3	-
Ohio . . .	543918	474882	10203	4847	1588	251	4284	-	23	-
Oregon . . .	46526	33385	2536	1494	-	275	-	-	4	-
Pennsylvania . .	712665	424232	27908	4831	2936	638	-	-	32	-
Rhode Island . .	33784	19812	1529	-	1423	-	-	-	4	-
South Carolina .	3579	47233	-	-	-	-	-	-	-	9
South Dakota . .	54530	39544	1542	169	-	339	-	-	4	-
Tennessee . . .	123180	145356	3860	413	-	1322	-	-	-	12
Texas . . .	130641	267432	2644	1846	162	20981	-	-	-	15
Utah . . .	47139	45006	209	720	106	-	-	-	3	-
Vermont . . .	42569	12849	383	39	-	367	-	-	4	-
Virginia . . .	115865	146080	2150	145	167	63	-	-	-	12
Washington . . .	57456	44833	2363	2066	866	-	-	-	4	-
West Virginia . .	119829	98807	1692	219	-	268	-	-	6	-
Wisconsin . . .	265760	159163	10027	7048	503	-	-	-	12	-
Wyoming . . .	14482	10164	-	-	-	-	-	-	3	-
Totals . . .	7219525	6358737	209157	94864	33432	50599	5698	1059	292	155

which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice-President of the United States.

In the one case, it will be seen, the President of the Senate was to declare certain persons elected. It was thought advisable, at a time when no question was to arise as to the result, to establish the precedent that the President of the Senate was not to declare any person elected. The procedure thus enjoined was followed strictly at the count of the vote on February 13, 1901, which passed off without an incident outside of the routine.

The inauguration took place on March 4, 1901, with the customary ceremony. But numerous organizations and a vast throng of private citizens made the occasion memorable and impressive. In the procession that accompanied Mr. McKinley from the White House to the Capitol and escorted him back to the official residence were a large number of veterans of the Civil War; the "Rough Riders," — Mr. Roosevelt's regiment during the Spanish War; — a battalion of Porto Rican soldiers, representing the new citizens of the United States; and the full corps of West Point cadets and Annapolis midshipmen. In the parade after the inauguration were fifteen governors of States, mounted. The number of private citizens who were attracted to Washington by simple curiosity or by a desire to testify their regard for the President and Vice-President elect, was unprecedented. The parade after the inauguration was witnessed by tens of thousands who lined Pennsylvania avenue, many deep, all the way from the Capitol to the White House.

The scene in the Senate Chamber when Mr. Roosevelt took the oath as Vice-President was brilliant in the extreme. The Supreme Court, the members of the Cabinet, and the diplomatic corps headed by Lord Pauncefote, in their court costumes, added dignity to the occasion; and the ladies of the Chinese and Japanese legations, in their gorgeous native attire, gave a quaint touch of color to the diplomatic gallery.

After the induction into office of the Vice-President the official and invited witnesses of the ceremony of administering the oath to the President elect proceeded to the east front of the Senate wing of the Capitol. Mr. McKinley took the oath, which was administered by Chief Justice Fuller, and then delivered his inaugural address. Unfortunately a light rain was falling at the time, and the President omitted, in the reading, a part of his address.

II

ROOSEVELT'S ELECTION FOR A "SECOND TERM"

MR. MCKINLEY began his second term under the happiest auspices. The momentous crisis through which the country had passed since the beginning of the war with Spain left him secure in the support of a large majority of the people. If the voters had not, in the preceding November, expressed their approval of the policy of expansion which imposed upon the government the care and control of distant possessions and made it a world power, they had certainly not condemned that policy. Congress had passed an act — the act which of all the President most ardently desired — reëstablishing the system of a protective tariff according to the Republican standard, and the people had not rejected the party which made the tariff, as they had done in 1884, 1890, and 1896, — the last three tariffs enacted. The country was so prosperous under the act, — in consequence of it or in spite of it, as one viewed it from the protective or the free-trade point of view, — that there was no imminent danger of a fresh tariff campaign. Moreover, the prosperity of the country served also to reconcile all but the most irreconcilable to the act establishing the gold standard of money, and the consequent elimination of the silver question from politics, of which it had been a disturbing element for more than twenty years.

Although such was the fortunate situation in home affairs the outlook was, if not reassuring, by no means desperate, so far as the relations of the government to its new dependencies and to certain foreign powers were concerned. The Philippine revolt was not suppressed, but the clouds in that archipelago began to break before the first month of the new term expired ; for Aguinaldo was captured by a stratagem in March, and thereafter the violent opposition to American rule was sporadic and futile. Congress had passed an act throwing the entire control and government of the islands upon the President, and arrangements had already been made to transfer the government from military to civil authority, a change which took place,

according to the plans of Governor Taft, on the fourth of July. The possession of distant and insular dependencies raised a group of new and perplexing questions as to the standing of the people inhabiting Porto Rico and the Philippine Islands, and as to their relation to and their rights under the Constitution and the laws of the United States. The questions were carried promptly to the Supreme Court for decision. They reached that tribunal in several distinct cases, each of which was to be determined by a ruling on a single point. It resulted that no general opinion, covering the whole subject, was possible. The two cases of chief importance were decided on the same day, May 27, each by a divided court, five justices against four. But the majority, so far as the personnel of the justices comprising it was concerned, was not the same in the two cases, and it was therefore easy for the opponents of what they called imperialism, to maintain that the court overruled itself in the two judgments. Whether they were inconsistent with each other or not, the effect they produced was to sanction all that Congress had done and all that it proposed to do with reference to the government of the outlying territory and the people inhabiting it. The court decided that the territory acquired as the result of the war was a part of the United States, and not foreign; and that the people were not aliens. But on the other hand it decided that, until Congress should so decree, that territory was not a part of the United States in such a sense that the requirement of the Constitution that the taxes imposed by Congress "shall be uniform throughout the United States" applied to them. Consistency might be asserted for the two decisions by advancing the theory that the new territory was a part of the United States as a whole; but that the clause just quoted applied only to such part of the country as was organized into States. But the Court did not maintain, nor did it disclaim, consistency. It simply held that Congress possessed authority to pass any laws it might deem necessary for the government of the newly acquired territory.

The relations of the United States to other powers were absolutely peaceful. But there was one question pending with Great Britain that required delicate handling. The experience of the country during the Spanish War gave a fresh and strong impetus to the public sentiment favorable to the construction of a canal to unite the Atlantic and the Pacific. It was urged with great force that the country must never again be forced,

in time of war, to assemble its naval fleets by steaming around South America. The chief obstacle to an enterprise which encountered scarcely any opposition at home, was the so-called Clayton-Bulwer Treaty with Great Britain. Under that treaty, which was made in 1850, and which, as has been said of it, "has given rise to more questions than it contains articles," the United States was hampered by obligations which successive Secretaries of State during a half-century had vainly endeavored to remove by peaceful negotiation. In its relation to an Isthmian Canal it made Great Britain and the United States partners in the protection and control of such a canal, should a waterway between the oceans be constructed. The treaty was held by American diplomatists to be inconsistent with the undertaking of the United States, in its treaty with Colombia, to guarantee the integrity of Colombian territory. Mr. Blaine, when Secretary of State, argued that Great Britain had abrogated the treaty by certain of its acts, but the British Foreign Secretary did not admit the validity of his argument, and it was never the purpose of any President to act upon the assumption that the treaty was abrogated, unless Great Britain conceded the point. As public opinion in the United States after the Spanish War demanded the construction of an inter-oceanic canal as a government work, it became more than ever important that the Clayton-Bulwer Treaty should be abrogated, or at all events modified. For it was clearly against public policy to incur the enormous expense of the undertaking unless, in the end, it would be under the sole control of the government which had borne the entire burden of cost.

On February 5, 1900, Secretary of State John Hay concluded a treaty with Lord Pauncefoot as British plenipotentiary, modifying in important respects the old treaty of 1850. When the treaty was submitted to the Senate for ratification that body made several amendments to the instrument, one of which declared that the new agreement superseded the treaty of 1850. Great Britain rejected the treaty as amended, assigning several reasons for its action. But it was generally understood that it attached importance to the change just mentioned, and to that only. The Foreign Secretary remarked that it was not customary for one party to a treaty to declare it superseded when the subject of supersession had not been discussed. A new treaty was made by Mr. Hay and Lord Pauncefoot, November 18, 1901, which was sent to the Senate at the beginning of the

December session, and was ratified on December 16, by a vote of 72 to 6. By that treaty the Clayton-Bulwer agreement was formally superseded, the right of the United States to construct, own, operate, and control a canal was conceded, and the clauses relative to the neutralization of the Suez Canal were incorporated in the agreement, save that the clause forbidding a fortification of the canal was omitted.

The war with Spain was undertaken with the express purpose to liberate Cuba, and with a distinct pledge on the part of Congress not to acquire it as a territory of the United States, but to leave the government to the people of the island. Nevertheless Cuba was held by United States troops and was governed temporarily by a general of its army. Notwithstanding the pledge that was given at the outset, there was clearly a moral obligation resting upon the United States to see that the government of the new republic should be truly representative of the people, that its institutions should be founded upon justice and liberty, and that it should be strong enough, as well as disposed, to maintain justice, liberty and order. It was also the right of the United States, having established the independence of Cuba, to safeguard its own interests. President McKinley had ordered an election of delegates to frame a constitution for Cuba, on July 25, 1900, and the convention met on November 5. It was composed of the most radical and irresponsible elements of the population, and when, after childish dallying with the problem before it, the convention began to consider the details of a constitution the general features of which had been agreed upon, it appeared that there was no purpose on the part of the convention to express obligation, gratitude, or even friendliness to the United States. There was not in the preliminary draft a word of recognition of the service this country had rendered in establishing independence, nor of its interest in the future of the island.

The evident intention of the delegates to obtain the sanction of Congress to a constitution which would enable the new government to become — like many of the Spanish-American republics — a lawless member of the family of nations, a scene of frequent revolutions, and absolved from indebtedness of any sort to the United States, caused much anxiety at Washington. Early in February, 1901, there were several conferences among senators who were members of the Committee on Cuban Relations; and the result was the drafting of an amendment

to be proposed to the pending Army Appropriation Bill. There were consultations with the President and Secretary Root, but the original draft was made by Senator Orville H. Platt, of Connecticut, and the final draft was made by Senators Platt and Spooner. The Democratic senators on the Committee, although opposed to the amendment, patriotically agreed not to filibuster against it, nor to offer factious opposition to it. Mr. Platt offered the amendment on February 25, when only one week of the session and of the Congress remained. It was adopted on the 27th, by a strict party vote, yeas 43, nays 20, was agreed to by the House of Representatives, and became a law on March 2. The famous "Platt Amendment" consisted of a preamble and eight clauses. The preamble repeated the declaration of the intention of the government as set forth in the "Teller Amendment" to "leave the government and control of the island of Cuba to its people," but added that that action was to be taken "so soon as a government shall have been established in said island under a constitution which, either as a part thereof or in an ordinance appended thereto, shall define the future relations of the United States with Cuba substantially as follows": —

The first three of the following clauses are all that need be quoted in full.

I. That the government of Cuba shall never enter into any treaty or other compact with any foreign power or powers which will impair or tend to impair the independence of Cuba, nor in any manner authorize or permit any foreign power or powers to obtain by colonization or for military or naval purposes or otherwise lodgment in or control over any portion of the island.

II. That said government shall not assume or contract any public debt, to pay the interest upon which, and to make reasonable sinking fund provision for the ultimate discharge of which, the ordinary revenues of the island, after defraying the current expenses of government, shall be inadequate.

III. That the government of Cuba consents that the United States may exercise the right to intervene for the preservation of Cuban independence, the maintenance of a government adequate for the protection of life, property and individual liberty, and for discharging the obligations with respect to Cuba imposed by the treaty of Paris on the United States, now to be assumed and undertaken by the government of Cuba.

The fourth clause ratified and validated all the acts of the United States during the military occupation of the island.

By the fifth the government was to bind itself to continue the sanitation work already performed. The sixth omitted the Isle of Pines, for the time being, from the boundaries of Cuba. The seventh provided for the sale or lease to the United States of land for coaling or naval stations. The eighth embodied an engagement to make a permanent treaty with the United States in accordance with the foregoing provisions.

Great reluctance to accept the conditions on which the government might be established was manifested by the convention. It was once voted not to incorporate the Platt amendment in the constitution, but the futility of the entire proceedings should the convention persist in its refusal finally became so apparent that the amendment was appended to the constitution. An election was held at the end of the year, and the government of the island was turned over to the people on the 4th of July, 1902. In the interval there was not a little angry discussion of the matter by radical Cubans. The motives of the United States in imposing conditions which were declared to be humiliating, were attacked. There was a suspicion of sinister intentions. Yet the terms were not harsh; they were calculated to secure the independence of the island, and not to impair it; and in particular that clause which authorized intervention by the United States to secure the island from a succession of revolutionary outbreaks, was soon justified by events in Cuba. More than once before the inauguration of Señor Palma as the first president suspicion was entertained both in Cuba and by opposition journals in the United States that the administration had a secret purpose to bring about the annexation of the island. But events showed that there was no such purpose, and the pledge of the government at the time war with Spain was declared, was strictly and honorably performed.

There were several other matters in the foreign relations that belong in point of time to the closing months of President McKinley's first, and the beginning of his second term. They had, however, no bearing upon the political situation, and therefore require a brief mention only. The Venezuela trouble, which caused much diplomatic correspondence later, was not yet at an acute stage. Negotiations were on foot, and indeed took the form of a treaty for the cession of the Danish West Indies to the United States; but in the end King Christian and the Danish Parliament refused to sanction the cession. The government joined with other powers in demanding in-

demnity from China on account of losses and expenses suffered by reason of the Boxer insurrection. The demands of the United States were moderate, and when it was found that the sum asked for and paid exceeded the actual loss, the excess was returned to China. If it be added that the question of the fisheries on the coasts of Canada and Newfoundland engaged much of the attention of the government, it is a statement that would be true of some period in almost every President's term of office.

It will be seen from the foregoing survey of the situation at home and abroad that the administration entered upon its duties under extremely favorable conditions. Save for the unsatisfactory outlook in the Philippines there was nothing to cause anxiety. Such foreign questions as were unsettled were fully under control. Politically the party in power was strong, and the several departments worked in harmony. The new House of Representatives, elected at the same time as the President, consisted of 198 Republicans, 153 Democrats, and 5 independents. The Senate, as it met on the 4th of March, consisted of 56 Republicans, 29 Democrats, and 5 independents. There were two vacancies in the Senate, and one in the House.

On the 29th of April the President set out for a long tour, in the course of which he was to visit twenty-four States. He was to go by the southern route, by way of New Orleans to the Pacific Coast, and to return by the northern route, and the Yellowstone Park. But Mrs. McKinley, who accompanied him, was taken so seriously ill at San Francisco that the rest of the tour was abandoned, and the party returned East by the shortest line.

There is reason to think that the President cherished a definite purpose to make his second term noteworthy by a great increase in the foreign trade of the country, and to reach that end by an important modification of the commercial policy. Such a purpose is hinted at in his inaugural message, and it reappears in more and more developed form in his later speeches. The passage in the inaugural address is brief but pregnant.

Our diversified productions are increasing in such unprecedented volume as to admonish us of the necessity of still further enlarging our foreign markets by broader commercial relations. For this purpose reciprocal trade arrangements with other nations should, in liberal spirit, be carefully cultivated and promoted.

In his speech at Memphis, on the Western tour just mentioned, he said, —

It is your business as well as mine to see to it that an industrial policy shall be pursued in the United States that shall open up the widest markets in every part of the world for the products of American soil and American manufacture. We can now supply our own markets. . . . We must open new ones for our surplus.

By far the fullest expression of what was in his mind is contained in the last speech he ever delivered. It is a singular fact that both parties to the nation-old controversy upon the question of protection and free trade, quote more or less fully from his utterance on that occasion — the one party maintaining that he had no intention beyond joining a policy of reciprocity to an unyielding policy of protection; the other that he perceived that the policy of protection must be modified. Inasmuch as the controversy continues a decade after the words were spoken, the text of his remarks upon the subject should be given in full. The occasion of the speech was a visit to the Buffalo Pan-American Exhibition, on September 5, 1901. After speaking of the state of “unexampled prosperity” in all parts of the country and in every branch of industry, he proceeded : —

We have a vast and intricate business built up through years of toil and struggle, in which every part of the country has its stake, which will not permit of either neglect or undue selfishness. No narrow, sordid policy will subserve it. The greatest skill and wisdom on the part of the manufacturers and producers will be required to hold and increase it. Our industrial enterprises which have grown to such great proportions affect the homes and occupations of the people and the welfare of the country. Our capacity to produce has developed so enormously and our products have so multiplied that the problem of more markets requires our urgent and immediate attention. Only a broad and enlightened policy will keep what we have. No other policy will get more. In these times of marvelous business energy and gain we ought to be looking to the future, strengthening the weak places in our industrial and commercial systems, that we may be ready for any storm or strain.

By sensible trade arrangements which will not interrupt our home production, we shall extend the outlets for our increasing surplus. A system which provides a mutual exchange of commodities is manifestly essential to the continued and healthful growth of our export trade. We must not repose in fancied security that we can forever sell everything and buy little or nothing. If such a thing

were possible it would not be best for us or for those with whom we deal. We should take from our customers such of their products as we can use without harm to our industries and labor. Reciprocity is the natural outgrowth of our wonderful industrial development under the domestic policy now firmly established.

What we produce beyond our domestic consumption must have a vent abroad. The excess must be relieved through a foreign outlet, and we should sell everywhere we can and buy wherever the buying will enlarge our sales and productions, and thereby make a greater demand for home labor.

The period of exclusiveness is past. The expansion of our trade and commerce is the pressing problem. Commercial wars are unprofitable. A policy of good will and friendly trade relations will prevent reprisals. Reciprocity treaties are in harmony with the spirit of the times ; measures of retaliation are not.

If perchance some of our tariffs are no longer needed for revenue or to encourage and protect our industries at home, why should they not be employed to extend and promote our markets abroad ? Then, too, we have inadequate steamship service. New lines of steamers have already been put in commission between the Pacific Coast ports of the United States and those on the western coast of Mexico and Central and South America. These should be followed up with direct steamship lines between the eastern coast of the United States and South American ports. One of the needs of the times is direct commercial lines from our vast fields of production to the fields of consumption that we have but barely touched. Next in advantage to having the thing to sell is to have the conveyance to carry it to the buyer. We must increase our merchant marine. We must have more ships. They must be under the American flag, built and manned and owned by Americans. These will not only be profitable in a commercial sense ; they will be messengers of peace and amity wherever they go. We must build the Isthmian Canal, which will unite the two oceans and give a straight line of water communication with the western coasts of Central and South America and Mexico. The construction of a Pacific cable cannot be longer postponed.

On the day following the delivery of this speech, September 6, the President was shot twice, while receiving his fellow citizens. At first strong hopes were entertained that he would recover, but his wounds were mortal, and he died on September 14. His assassin was an anarchist of foreign extraction, who was executed for his crime during the following month.

Vice-President Roosevelt was summoned to Buffalo when the President's condition was seen to be desperate, and when

death removed him, Mr. Roosevelt immediately took the oath of office, by the advice of Mr. Root, the Secretary of War. In doing so he said, "It shall be my aim to continue absolutely unbroken the policy of President McKinley, which has given peace, prosperity, and honor to our beloved country." By proclamation he appointed the 19th of September, which was to be the day of the President's funeral, as "a day of mourning and prayer," and recommended to all the people that on that day they should assemble in their respective houses of worship and hold a memorial service for the murdered President. The third assassination of a President in office in a period of less than forty years excited universal grief and indignation. Of the three victims Mr. McKinley was the best beloved. The full appreciation of Lincoln's character came after his death. Garfield was greatly honored and respected, and his long fight against death brought him very near to the hearts of the American people. But McKinley's kindly and homely character rendered him an object of general affection. People of every party and of every religious persuasion observed the day of his funeral with devotional and memorial services in thousands of churches, and the mourning was deep and universal.

Although Mr. Roosevelt's pledge was absolutely sincere, and although his severest critics have always admitted that he kept it, loyally, to the best of his ability, it was inevitable that the death of Mr. McKinley should make a vast change in the course of events. The two men were extraordinarily different in training and experience as well as in temperament and tastes and tendencies. The mere difference in their respective estimates of the relative importance of governmental measures would have rendered it impossible that the administration of Theodore Roosevelt should be a continuation of the administration of William McKinley. The new President certainly exercised self-repression during the ensuing three years. Yet in that time he showed enough of the quality of his mind and of the direction his activity would naturally take, if he were under no such restraint as that which he imposed on himself when taking the oath of office, to be free to act his natural self when he became the duly elected head of the nation. Quite early in the new administration there were indications of change not so much of policy as of method. The incident of the invitation to luncheon of the most eminent colored citizen of the time, Mr. Booker Washington, was an illustration. Undoubtedly Mr.

McKinley held Mr. Washington in as much esteem and honor as did Mr. Roosevelt; but it is extremely doubtful if he would have shown his esteem in a way which might and did draw down upon the President in the first month of his administration the denunciation of southerners, who are sensitive in such matters. But on the other hand, the entire cabinet of President McKinley was retained; and although changes in two departments took place not long after Mr. Roosevelt's accession, they were caused by voluntary retirement and not by political or personal differences.

The session of Congress which followed the accession of President Roosevelt was not particularly eventful. In his first message the President touched rather lightly upon the question which he was to make peculiarly his own during the ensuing seven years, that, namely, of the large corporations, popularly known as "trusts." He thought such combinations of capital should be, not prohibited but supervised and controlled, and that there should be governmental inspection of the working of great corporations engaged in interstate trade. Congress passed an act establishing a permanent Census bureau, but the bill providing for reciprocity with Cuba was defeated. This was regarded as a defeat of the President, who had urged the measure earnestly.

Directly after the assassination of President McKinley there was a general advocacy in the press, and almost universal popular support, of a movement to render less easy the commission of such crimes, and more severe the punishment of attempts to commit them. The means proposed to accomplish these ends were various. Many writers advocated the penalty of death for attempts at the life of the President or other high officers of the government. Numerous bills were introduced in Congress on the subject, but in the end no action was taken upon any of them.

The most important act of the session was that providing for the construction of the Panama Canal. It had for a long time been a question between the Nicaragua and the Panama routes. A commission of engineers reported in favor of Nicaragua, but it was hardly a secret that the chief reason for the decision was the vastly greater cost of the Panama route. It was evident that the French company would be unable to raise the funds necessary to finish the Panama Canal, but the company demanded an excessively large sum for its franchise and

for the work already done. The sum asked was \$109,000,000. Many of those interested in the general question were nevertheless strongly in favor of the Nicaragua route, not only as the cheaper but as the better location for the waterway. Chief among them was the venerable Senator Morgan, of Alabama, who had studied the subject with great care and thoroughness, was most enthusiastic in maintaining his thesis, and had made many long and able speeches in the Senate in favor of Nicaragua. In December, 1901, it was rumored that the French Company was willing largely to reduce its price, and on January 4, 1902, the directors voted to dispose of all the property of the company for forty million dollars. It had become evident to them that the United States was resolved to build a canal, and should the line across Nicaragua be chosen, the difficulty of raising money further to prosecute their own enterprise would become an impossibility. Notwithstanding the offer to sell at a lower price, the House of Representatives, on January 9, 1903, rejected an amendment in favor of Panama, by a vote of yeas 102, nays 170, and passed the Nicaragua bill. But the Senate, to the distress of Senator Morgan, substituted Panama, and the House concurred.

It seemed at the time that this action assured the realization of the dream of centuries. But there was an unexpected obstacle. The Republic of Colombia across the territory of which the canal was to be constructed was believed to be friendly, in spite of the objections and hesitations which had characterized its attitude toward the French company when the question of renewing its franchise was under consideration. Without friction or dissent in any respect from the terms proposed, a treaty was concluded between the representatives of the two republics providing for the lease of a strip of territory across the isthmus six miles in width, for a term of one hundred years, with the right of renewal; and the right was conceded to the United States to land troops to protect the canal in case Colombia should be unable to preserve order. In consideration of these concessions the United States was to pay Colombia a sum of ten million dollars outright, and an annual rental of a quarter of a million, to begin nine years after the ratification of the treaty. This agreement was made in January, 1903, and was ratified by the Senate on May 17. To the great surprise of the people and the government of the United States, there were long delays of the consideration of the treaty

by the Colombian Congress; then there were rumors that there was strong opposition to it; and ultimately the treaty was rejected by a unanimous vote. No doubt the people of that country were convinced that the United States was determined to construct the canal, and that nothing more than a determined opposition to the terms of the pending treaty would be necessary to obtain a larger sum than was offered and to restrict somewhat the granted privileges.

But the act under which the undertaking was sanctioned provided that unless a satisfactory arrangement should be made with Colombia "in a reasonable time," the alternative plan of a Nicaraguan Canal should be adopted. It was urged that the condition so described existed, and that it was the duty of the President to turn to Nicaragua. Manifestly, however, it was in the discretion of the President to determine what was a reasonable time, and he was not at all disposed to abandon the Panama route.

Probably the true history of the events which followed will never be known, so far as the agency in them of any persons connected with or acting for the government of the United States, is concerned. Immediately after the adjournment of the Congress of Colombia, on November 4, 1903, there was a rising in the City of Panama, and the independence of the State of Panama was declared. The revolution was bloodless. It is not known how many of the people were cognizant of the movement before it took place, but there was certainly no opposition to it in the State. Colombia undertook to move troops to the seat of the insurrection, but was prevented from doing so by an order from President Roosevelt directing the use of United States marines, from naval vessels stationed in Colombian waters, to oppose the use of the Panama Railroad for moving troops. An old treaty with New Grenada, the predecessor of Colombia, by which the United States undertook to guarantee the sovereignty of the republic, and to protect the free transit of the isthmus, was the excuse for this act. The opponents of the administration were not slow to point out that the treaty was used to destroy the sovereignty of the government it was designed to protect. But the order stood, the secession of Panama was accomplished, Colombia was powerless to do more than protest, and within a few days the independence of Panama was formally recognized by President Roosevelt.

It was easy to suspect that the whole movement was planned at Washington; or at least by agents of the United States government; or, if not so, that information of what was to occur was furnished to the government before the insurrection began. This is not the place either to present the facts on which such suspicions were founded, or to analyse those facts in defence of the acts of the administration. It may be true to say that the people of the United States were so much in earnest in favor of constructing the canal that they did not wish to know the whole truth. They would probably have said—a large majority of them—that they would justify what was done, even if it were an act of war against a weak and defenceless nation, and even if they would have considered twice before they would have acted in like manner toward a country that was capable of resisting. Ingenious theories were advanced, based on such considerations as this: that the United States proposed to undertake a great work for the welfare of all mankind, and that the fictions of sovereignty over a small strip of territory should not be allowed to be an obstacle. Another idea, somewhat akin to this, was that the United States was merely acting upon the principle of international eminent domain. None of these theories convinced or silenced those who refused to be drawn away from the fundamental principle of the equality of sovereign nations and the practice of equal and exact justice and fair dealing by all. Nevertheless the people of the United States as a whole pardoned the offence, if offence they deemed it, and there is no evidence whatever that the cause of the President exercised the remotest adverse influence upon his own political fortunes, or upon those of his party.

One phase of the affair, however, which persists on any view of the *coup* made by the United States, has never been excused by those who are sensitive as to the honor of the government. Colombia had rights in the isthmus for which the French company was willing to pay, and for which the United States agreed by treaty to pay. It lost those rights by the act of a handful of its citizens following an act of its own which was foolish and arrogant, no doubt, but was by no means unpardonable. Thereupon this government seized those rights and, a strong nation dealing with a weak one, has never given any compensation to Colombia for them, has persistently refused to submit the claim Colombia makes to arbitration, and

leaves the neighbor whom the Monroe Doctrine obliges it to protect against others, defenceless against itself. Even the right of eminent domain provides compensation for property condemned under its operation.

As soon as the new government of Panama was fully organized a treaty was made with it upon much more favorable terms than had been incorporated in the treaty with Colombia. Panama ceded in absolute sovereignty a strip across the continent ten miles wide, and consented to the sanitation of the cities of Colon and Panama by the United States. The ten millions that were to be paid to Colombia, according to the rejected treaty, were promised to Panama. The treaty was concluded in December, 1903, and was ratified by the Senate on February 23, 1904. The payment of that sum, and of the forty millions purchase money to the French Company, was skilfully effected by the Treasury Department without any disturbance of the money market; and since the transfer of the franchise and property the work of constructing the canal has proceeded without interruption from any quarter.

During the period of this administration, the government had upon its hands two important matters in its relations with foreign governments. The United States had its own difficulty with Venezuela, but at this time the old grievance was not at issue. Venezuela had contracted loans which were held in several European countries, were long outstanding, long overdue, and not only unpaid but treated by the debtor as though they did not exist. Negotiations having failed, some of the creditors resolved to take measures to enforce payment. In 1902 Great Britain, Germany, and Italy sent naval vessels to the coast of Venezuela for the purpose of enforcing their demands. The British government probably deemed unnecessary any assurance that its action would not be adverse to American interests and policy. Germany, not, of course, under suspicion, but less closely bound to America than Great Britain, gave notice in a friendly spirit of its intention to use forcible means to collect the debts owed to its citizens by Venezuela, and added to the notification this important assurance: "We declare also that under no circumstances do we consider in our proceedings the acquisition or permanent occupation of Venezuelan territory." Secretary Hay, in his reply to the communication, said: "The Monroe Doctrine is a declaration that there must be no territorial aggression by any non-American power at the expense of

any American power on American soil. It is in no wise intended as hostile to any nation in the Old World."

The British, German, and Italian ships established a "pacific blockade" of the Venezuelan coast, and captured some Venezuelan merchant vessels. Less pacific than these acts, which are ordinarily regarded as at least technically war measures, was the action of Germany in bombarding a coast town. President Castro, when he was fully convinced that the United States did not propose to protect him in his denial of justice to his creditors, yielded to the demand for a conference and an agreement to meet the obligations of his government. The conference took place, and Venezuela consented to set apart the customs duties from certain ports for the discharge of its foreign debts. A demand by the three powers which had extorted the concession that their claims should first be satisfied, was resisted by the other powers concerned, and was referred to the Hague Tribunal, which decided that the claim was just. Moreover, the Tribunal laid upon the government of the United States the duty of overseeing the settlement and of making sure that Venezuela kept its promises. In that act, it may reasonably be held, was an international recognition of the Monroe Doctrine, as there was a recognition of it by Germany when it disclaimed an intention to acquire or occupy permanently Venezuelan territory. No less than ten governments presented claims under the agreement, — in addition to the three that took aggressive action, the governments of the United States, France, Spain, Belgium, the Netherlands, Sweden, and Mexico.

The other diplomatic matter above referred to was the Alaska boundary question. The line between the United States and the British-American possessions was more or less in controversy for a hundred and twenty years after the acknowledgment of American independence, and was not finally established until the year 1903. The question as to the Alaskan boundary arose in consequence of the purchase of Russian America, and the discovery of gold in the Klondike, in disputable territory. Canada found itself shut off from access to the sea, not only by the American interpretation of the treaty under which Alaska was ceded, but by every existing map on which the boundary line was drawn. The main question was whether the line should be drawn ten leagues inland following the sinuosities of the coast, or from headland to headland. In the one case Canada would be cut off altogether from tidewater, If the line were

drawn from headland to headland Canada would gain the important Lynn canal, and would also have access to the sea by numerous bays and estuaries. It is needless to say that Canada maintained the justice of its contention as earnestly as the opposite contention was maintained in the United States, although historically and cartographically there seemed nothing to sustain a claim that had never been even suggested prior to the discovery of gold in the region. But it was a matter to be decided, and Great Britain and the United States agreed to submit it to a joint commission of three on each side. From the beginning Canada was dissatisfied with the appointment of commissioners on the part of the United States whom they regarded as biassed, prejudiced, and incapable of weighing the question judicially. The British commissioners were Lord Chief Justice Alverstone and two Canadians. The commission met in London, and in November, 1903, decided the matter in accordance with the American view, except on a minor point. The majority consisted of Lord Alverstone and the three Americans. The decision gave great dissatisfaction in Canada, where the popular displeasure was about equally divided between the American commissioners, Lord Alverstone, and the British government, which was declared once more to have sacrificed Canadian interests to American arrogance and greed.

One of the most important labor struggles, important both by its magnitude and duration and on account of its political consequences, was the strike, in 1902, in the anthracite coal region of Pennsylvania. The history of the strike is long and complicated, but the details — the grievances alleged by the miners and the ultimate settlement — need not here be recited. The strike began in May, 1902, and lasted five months. It was attended with not a little violence. Both sides were firm and uncompromising. As winter was drawing on, and as a terrible scarcity of fuel was seen to be inevitable, the President determined to use his power to the utmost to bring the struggle to a close. He summoned John Mitchell, the representative of the miners, to a conference, on October 3, and a few days later appointed a commission of prominent men to inquire into the whole question, and advise terms of settlement. Meantime the miners were to return to work immediately, the strike being declared "off," and were to accept the settlement to be recommended, whatever it might be. The strike did end on October 21; the commission recommended concession of some of the

miner's demands and rejected others, and the settlement was to stand, and did stand, for three years.

Mr. Roosevelt's intervention in this labor dispute cost him the permanent loss of some of his former supporters, and brought to his support many who had previously opposed him. In some quarters his course was regarded as evidence, not merely that he was inclined to sympathize with "organized labor," even when it assumed the right to something like an equal share in the conduct of the employing business, but also that he would take actively the side of "labor" against combined "capital." It was also urged with some vehemence that his interference in the coal dispute was officious and unconstitutional. The personal opposition to him that arose from this incident was certainly more than offset by the support which he gained among those who sympathized with the coal miners; and in the community at large there was a general feeling of gratitude to him for having brought to a close a dispute which caused most serious inconvenience and financial loss through the extreme scarcity of coal and an unprecedented cost of the article. There was little or no disposition to quarrel with an act which put an end to an intolerable situation, and the argument of unconstitutionality fell on deaf ears.

Although these events of the administration have been described at some length, there is no reason to think that either or all of them had an appreciable influence upon the result of the ensuing election. On a retrospective view it seems safe to say that during the three years of Mr. Roosevelt's first administration the thoughts of leading politicians on both sides were directed — so far as they were thoughts of the election of 1904 — rather to persons than to policies.

The sentiment on the Republican side has already been suggested. Mr. Roosevelt was undeniably a popular candidate. The movement in his favor began earlier, and developed greater strength than had ever been manifested in the case of a Vice-President who had succeeded to the presidency on the death of the chosen President. Tyler, Fillmore, Johnson, Arthur, — all had support in nominating conventions, but not one of them was really expected to become the candidate. So early as June, 1902, Republican State conventions in Kansas and Pennsylvania passed resolutions in favor of the reelection of Mr. Roosevelt. We should probably have to go as far back as the time of General Jackson to cite similar action, so early in

an administration, in favor even of an elected President. Subsequently other State conventions urged the reelection of Mr. Roosevelt, most of them heartily, some—as in the case of New York—with obvious reluctance and with no pretence of enthusiasm. For there was opposition to him. He was accused of impulsiveness and rashness, of over-confidence in his own judgment and discernment of right and wrong; and those who held this opinion of him regarded him as “unsafe.” In secret, no doubt, there was plotting to bring forward another candidate. The person most considered as an alternative was Senator Hanna of Ohio. But it is only the truth to say that all suggestions of that sort were futile. No amount of political management could have brought about the defeat of Mr. Roosevelt. Not only an overwhelming majority of the Republican rank and file, but a great majority of the active politicians were in his favor. Many of the so-called “leaders” in both Houses of Congress were against him, but they led a pitiful minority of those who were to make the decision.

A remarkable situation developed in the Democratic party. Mr. Bryan had twice been the candidate, and twice had been defeated. He was the representative and advocate of an extreme radical policy. The conservative element had supported him half-heartedly, or refused to vote, or had gone over for the time being to the Republican candidates. Early in Mr. Roosevelt's administration the conservatives began to urge that the time had come to abandon the policies which had come into Democratic platforms by the way of Populism, and to revert to the ancient and time-honored principles of the party. Some resistance was offered to the movement, but on the whole it was successful. Some western Democratic State conventions refused to endorse the national platform of 1900; in the South there was much outspoken weariness of the dominance of Mr. Bryan in the control of the party. The East had never been particularly earnest in support of the candidate and the platforms of 1896 and 1900, and was ready to join in the movement for a “safe and sane” candidate and platform.

How to make the choice of a candidate was easily argued out. The Democrats could not succeed unless they could carry several large northern States, and their minds turned naturally to the four which had longest remained Democratic or “doubtful,”—New York, New Jersey, Indiana, and Connecticut.

They could hardly hope to win anyway unless they could have the electoral vote of New York. So they must have a candidate who, above all things, must be able to carry that State. He must have a clear record of not having bolted Mr. Bryan or any other Democratic candidate. He must nevertheless not be identified with either wing of the party. He must be a man of high standing and one who commanded general respect. Support — so far as those who took the foregoing view of what was expedient was concerned — was concentrated upon Judge Alton B. Parker of New York. Mr. Parker, after long service as a judge of the supreme court of the State, was, in 1897, elected chief judge of the Court of Appeals, for a term that would end in 1911. Personally and politically he commanded respect. He was believed to be conservative in his tendencies, but he had not been guilty of deserting his party when it followed Mr. Bryan and professed radical principles. It was therefore believed that he could have the support of both wings of the party, and that he, if any Democrat, could carry New York.

But it would give a grossly misleading view of the situation to leave the impression that the movement which eventually made Judge Parker the candidate received general acquiescence, or was not stoutly resisted. Mr. Bryan himself, who declared — and maintained his declaration — that he was not a candidate for the nomination, in a speech at Chicago, on April 23, 1904, attacked the “reorganizers,” and taking for his text the platform which the Democratic State Convention had recently adopted, said, “I am sanguine to believe that I can prove to every unbiassed mind that Judge Parker is not a fit man to be nominated either by the Democratic party or by any other party that stands for honesty and fair dealing in politics.” In saying this he assumed what was undoubtedly true, that the platform met with Judge Parker’s approval, since the convention was controlled by his friends and supporters for the nomination.

But if there was to be no reorganization, if the party was to continue to maintain the principles inseparably associated with the name and the advocacy of Mr. Bryan, who was to be the candidate? The answer introduces us to one of the strangest episodes in American political history. It is too soon after the event to narrate in detail the rise and progress in national politics of Mr. William R. Hearst. Although it is impossible

not to take note of the importance of the movement in his favor in 1904, it is equally impossible to present more than the barest outline of events without being open to an accusation of partisanship on one side or the other. Mr. Hearst was the sole owner of eight daily newspapers in five cities — New York, Chicago, Boston, San Francisco, and Los Angeles. He was elected to Congress from a New York City district in 1902. Both as editor and as congressman he took extreme radical ground. In his newspapers he was a champion of the cause of labor, and an unsparing opponent of corporations and of corporate wealth. He became the president of several separate organizations of political clubs, all of which were formed to promote his fortunes as a candidate for the presidency, and his newspapers were a powerful engine to accomplish the same end. If he did not attach to himself a large number of the leaders of the Democratic party, he did gain the favor and the enthusiastic support of a vast number of the rank and file of the men who had votes. His "boom" made little show at first, for the methods employed by himself and his friends, although consummately effective, were quite unusual in political manœuvering.

Indeed, Mr. Hearst's boom was for some time treated with derision. It was only when the Democratic war horses discovered that the new comer in the field was making great progress, that he was certain to appear in the national convention with a formidable number of delegates, that they began, if not to feel alarm at the result, at least to bestir themselves to defeat him. History told them that more than one national convention had been carried off its feet by a sudden burst of personal enthusiasm, and they could not afford to take the risk of such a stampede.

The first nominating convention of the year 1904 was that of the Socialist party, which met at Chicago on Sunday, May 1, and continued in session six days. The convention consisted of 184 delegates, representing 33 States and two territories. Eight of the delegates were women. The convention was remarkable for the number of editors of socialist journals and periodicals who were members. More than half of all the newspapers of the country engaged in the propagation of socialist principles were represented by members of their staffs. James F. Carey, of Massachusetts, was the temporary chairman of

the convention. There was no permanent president, but the convention chose a chairman for the day at the opening of each session.

The business transacted was much more extensive in amount and scope than that of ordinary national nominating conventions. In addition to the platform of principles the convention adopted a constitution for the party, after a detailed discussion, clause by clause. It also presented separate "programs" of State and municipal reforms, and passed many resolutions expressing the opinion of the members on events of the day — the Japanese war, occurrences in Colorado, and the like. The debates upon all these matters were conducted in a manner — be it said without offence — characteristic of the free spoken, sometimes even violent, methods of Socialists. Several of the verbal encounters between speakers and the chair were decidedly unparliamentary, judged by ordinary standards.

It was well that the convention had so much business to occupy it, for it was not until the afternoon of the fifth day that the platform was ready to be reported. It was known from the beginning that the sentiment of the convention was divided on two subjects. There was a radical faction which desired to put into the platform a declaration concerning marriage, and the dissolubility of the marital relation which was strongly opposed by the more conservative delegates. The chairman of the committee was an extreme radical on this question. There was another division on the subject of the relation of socialism and the Socialist party to trade unions. One faction wished to effect an alliance between the party and the organizations representing labor; the other faction maintained that the trade unionists were endeavoring to effect merely a single reform in their own interest, and that they should receive political assistance only on condition of their joining the Socialist party. As will be seen the platform adopted makes no reference whatever to the marriage relation; on the trade union question the convention both in independent resolutions, and in the platform, followed a course of compromise, strongly approving the demands of labor and urging all members of the "worker class" to become Socialists. The platform, which follows, was unanimously adopted.

1. The Socialist party, in convention assembled, makes its appeal to the American people as the defender and preserver of the idea of liberty and self-government, in which the nation was born; as

the only political movement standing for the program and principles by which the liberty of the individual may become a fact ; as the only political organization that is democratic, and that has for its purpose the democratizing of the whole of society.

To this idea of liberty the Republican and Democratic parties are equally false. They alike struggle for power to maintain and profit by an industrial system which can be preserved only by the complete overthrow of such liberties as we already have, and by the still further enslavement and degradation of labor.

Our American institutions came into the world in the name of freedom. They have been seized upon by the capitalist class as the means of rooting out the idea of freedom from among the people. Our state and national legislatures have become the mere agencies of great propertied interests. These interests control the appointments and decisions of the judges of our courts. They have come into what is practically a private ownership of all the functions and forces of government. They are using these to betray and conquer foreign and weaker peoples, in order to establish new markets for the surplus goods which the people make, but are too poor to buy. They are gradually so invading and restricting the right of suffrage as to take away unawares the right of the worker to a vote or voice in public affairs. By enacting new and misinterpreting old laws, they are preparing to attack the liberty of the individual even to speak or think for himself, or for the common good.

By controlling all the sources of social revenue, the possessing class is able to silence what might be the voice of protest against the passing of liberty and the coming of tyranny. It completely controls the university and public school, the pulpit and the press, and the arts and literatures. By making these economically dependent upon itself, it has brought all the forms of public teaching into servile submission to its own interests.

Our political institutions are also being used as the destroyers of that individual property upon which all liberty and opportunity depend. The promise of economic independence to each man was one of the faiths upon which our institutions were founded. But, under the guise of defending private property, capitalism is using our political institutions to make it impossible for the vast majority of human beings ever to become possessors of private property in the means of life.

Capitalism is the enemy and destroyer of essential private property. Its development is through the legalized confiscation of all that the labor of the working class produces, above its subsistence-wage. The private ownership of the means of employment grounds society in an economic slavery which renders intellectual and political tyranny inevitable.

Socialism comes so to organize industry and society that every individual shall be secure in that private property in the means of life upon which his liberty of being, thought and action depend. It comes to rescue the people from the fast increasing and successful assault of capitalism upon the liberty of the individual.

2. As an American socialist party, we pledge our fidelity to the principles of international socialism, as embodied in the united thought and action of the socialists of all nations. In the industrial development already accomplished, the interests of the world's workers are separated by no national boundaries. The condition of the most exploited and oppressed workers, in the most remote places of the earth, inevitably tends to drag down all the workers of the world to the same level. The tendency of the competitive wage system is to make labor's lowest condition the measure or rule of its universal condition. Industry and finance are no longer national but international, in both organization and results. The chief significance of national boundaries, and of the so-called patriotisms which the ruling class of each nation is seeking to revive, is the power which these give to capitalism to keep the workers of the world from uniting, and to throw them against each other in the struggles of contending capitalist interests for the control of the yet unexploited markets of the world, or the remaining sources of profit.

The socialist movement, therefore, is a world-movement. It knows of no conflicts of interests between the workers of one nation and the workers of another. It stands for the freedom of the workers of all nations; and, in so standing, it makes for the full freedom of all humanity.

3. The socialist movement owes its birth and growth to that economic development or world-process which is rapidly separating a working or producing class from a possessing or capitalist class. The class that produces nothing possesses labor's fruits, and the opportunities and enjoyments these fruits afford, while the class that does the world's real work has increasing economic uncertainty, and physical and intellectual misery, for its portion.

The fact that these two classes have not yet become fully conscious of their distinction from each other, the fact that the lines of division and interest may not yet be clearly drawn, does not change the fact of the class conflict.

This class struggle is due to the private ownership of the means of employment, or the tools of production. Wherever and whenever man owned his own land and tools, and by them produced only the things which he used, economic independence was possible. But production, or the making of goods, has long ceased to be individual. The labor of scores, or even thousands, enters into

almost every article produced. Production is now social or collective. Practically everything is made or done by many men — sometimes separated by seas or continents — working together for the same end. But this coöperation in production is not for the direct use of the things made by the workers who make them, but for the profit of the owners of the tools and means of production; and to this is due the present division of society into two classes; and from it have sprung all the miseries, inharmonies and contradictions of our civilization.

Between these two classes there can be no possible compromise or identity of interest, any more than there can be peace in the midst of war, or light in the midst of darkness. A society based upon this class division carries in itself the seeds of its own destruction. Such a society is founded in fundamental injustice. There can be no possible basis for social peace, for individual freedom, for mental and moral harmony, except in the conscious and complete triumph of the working class as the only class that has the right or power to be.

4. The socialist program is not a theory imposed upon society for its acceptance or rejection. It is but the interpretation of what is, sooner or later, inevitable. Capitalism is already struggling to its destruction. It is no longer competent to organize or administer the work of the world, or even to preserve itself. The captains of industry are appalled at their own inability to control or direct the rapidly socializing forces of industry. The so-called trust is but a sign and form of the developing socialization of the world's work. The universal increase of the uncertainty of employment, the universal capitalist determination to break down the unity of labor in the trades unions, the widespread apprehensions of impending change, reveal that the institutions of capitalist society are passing under the power of inhering forces that will soon destroy them.

Into the midst of the strain and crisis of civilization, the socialist movement comes as the only conservative force. If the world is to be saved from chaos, from universal disorder and misery, it must be by the union of the workers of all nations in the socialist movement. The socialist party comes with the only proposition or program for intelligently and deliberately organizing the nation for the common good of all its citizens. It is the first time that the mind of man has ever been directed toward the conscious organization of society.

Socialism means that all those things upon which the people in common depend shall by the people in common be owned and administered. It means that the tools of employment shall belong to their creators and users; that all production shall be for the

direct use of the producers; that the making of goods for profit shall come to an end; that we shall all be workers together; and that all opportunities shall be open and equal to all men.

5. To the end that the workers may seize every possible advantage that may strengthen them to gain complete control of the powers of government, and thereby the sooner establish the coöperative commonwealth, the Socialist Party pledges itself to watch and work, in both the economic and the political struggle, for each successive immediate interest of the working class; for shortened days of labor and increases of wages; for the insurance of the workers against accident, sickness and lack of employment; for pensions for aged and exhausted workers; for the public ownership of the means of transportation, communication and exchange; for the graduated taxation of incomes, inheritances, franchises and land values, the proceeds to be applied to the public employment and improvement of the conditions of the workers; for the complete education of children, and their freedom from the workshop; for the prevention of the use of the military against labor in the settlement of strikes; for the free administration of justice; for popular government, including initiative, referendum, proportional representation, equal suffrage of men and women, municipal home rule, and the recall of officers by their constituents; and for every gain or advantage for the workers that may be wrested from the capitalist system, and that may relieve the suffering and strengthen the hands of labor. We lay upon every man elected to any executive or legislative office the first duty of striving to procure whatever is for the workers' most immediate interest, and for whatever will lessen the economic and political powers of the capitalist, and increase the like powers of the worker.

But, in so doing, we are using these remedial measures as means to the one great end of the coöperative commonwealth. Such measures of relief as we may be able to force from capitalism are but a preparation of the workers to seize the whole powers of government, in order that they may thereby lay hold of the whole system of industry, and thus come into their rightful inheritance.

To this end we pledge ourselves, as the party of the working class, to use all political power, as fast as it shall be entrusted to us by our fellow-workers, both for their immediate interests and for their ultimate and complete emancipation. To this end we appeal to all the workers of America, and to all who will lend their lives to the service of the workers in their struggle to gain their own, and to all who will nobly and disinterestedly give their days and energies unto the workers' cause, to cast in their lot and faith with the socialist party. Our appeal for the trust and suffrages

of our fellow-workers is at once an appeal for their common good and freedom, and for the freedom and blossoming of our common humanity. In pledging ourselves, and those we represent, to be faithful to the appeal which we make, we believe that we are but preparing the soil of that economic freedom from which will spring the freedom of the whole man.

It was clear from all the proceedings of the convention that the members regarded the platform as of much greater importance than the nominations. In fact, there was at no time any doubt as to the candidates. Immediately after the adoption of the platform, on May 5, Eugene V. Debs, of Indiana, was nominated by acclamation as the candidate for President, and Benjamin Hanford, of New York, was, also by acclamation, named for Vice-President. The convention remained in session another day to finish its business.

The United Christian party has for many years held an annual convention, the members of which are not in a strict sense delegates. The meeting in 1904 was not reported in any public journal, and it was not possible, even if it were important, to ascertain how many persons attended, nor the nature of the proceedings, except the declaration of principles, which is appended. It was determined not to make any nominations, but to devote the energies of those present to a dissemination of the views of the party, which were announced as follows : —

We, the United Christian party, in national mass convention assembled, in His name, in the city of St. Louis, Missouri, May 2, 1904, acknowledging Almighty God as our Father and Jesus Christ as our leader, commander, governor and king; believing that the time has now come when all Christians and patriots should unite on the day of election and vote direct on all questions of vital importance, and apply Christian golden rule to all government by and for the people, do hereby declare that the platform and purpose of the United Christian party is and shall be to work and stand for union in His name, according to the Lord's Prayer, for the fulfillment of God's law through direct legislation of the people governed by the golden rule, regardless of sex, creed, color, nationality.

As an expression of consent or allegiance on the part of the governed, in harmony with the above statements —

We also declare in favor of direct legislation providing for an equal standard of morals for both sexes, and most vigorously oppose the traffic in girls and all forms of the social evil.

We are opposed to war and condemn mob violence.

We favor government ownership of coal mines, oil wells and public utilities.

We are opposed to government revenue from the manufacture and sale of intoxicating liquor as a beverage.

We are opposed to all trusts and combines contrary to the welfare of the common people, and declare that Christian government through direct legislation will regulate the trusts and labor problem according to the golden rule.

The convention of the Republican party, held at Chicago on June 21-23, was uneventful. There was no contest over either the platform or the candidates. It was known in advance that Mr. Roosevelt would be nominated for reelection with complete unanimity ; and as soon as the consent of Mr. Fairbanks was obtained to take the second place on the ticket there was no suggestion that any other person would be proposed. Elihu Root, of New York, was the temporary chairman and Joseph G. Cannon, of Illinois, was the permanent president of the convention. Each of the presiding officers made long and elaborate addresses, which their eminence in the public service, their ability and their standing in the party combined to render important features of the convention proceedings. On the second day the following platform was reported and unanimously adopted : —

Fifty years ago the Republican party came into existence, dedicated, among other purposes, to the great task of arresting the extension of human slavery. In 1860 it elected its first President. During twenty-four years of the forty-four which have elapsed since the election of Lincoln the Republican party has held complete control of the government. For eighteen more of the forty-four years it has held partial control through the possession of one or two branches of the government, while the Democratic party during the same period has had complete control for only two years. This long tenure of power by the Republican party is not due to chance. It is a demonstration that the Republican party has commanded the confidence of the American people for nearly two generations to a degree never equalled in our history, and has displayed a high capacity for rule and government which has been made even more conspicuous by the incapacity and infirmity of purpose shown by its opponents.

The Republican party entered upon its present period of complete supremacy in 1897. We have every right to congratulate ourselves upon the work since then accomplished, for it has added lustre even to the traditions of the party which carried the Gov-

ernment through the storms of civil war. We then found the country, after four years of Democratic rule, in evil plight, oppressed with misfortune, and doubtful of the future. Public credit had been lowered, the revenues were declining, the debt was growing, the Administration's attitude toward Spain was feeble and mortifying, the standard of values was threatened and uncertain, labor was unemployed, business was sunk in the depression which had succeeded the panic of 1893, hope was faint, and confidence was gone.

We met these unhappy conditions vigorously, effectively and at once. We replaced a Democratic tariff law based on free-trade principles and garnished with sectional protection by a consistent protective tariff, and industry, freed from suppression and stimulated by the encouragement of wise laws, has expanded to a degree never before known, has conquered new markets and has created a volume of exports which has surpassed imagination. Under the Dingley Tariff labor has been fully employed, wages have risen and all industries have revived and prospered.

We firmly established the gold standard, which was then menaced with destruction. Confidence returned to business, and with confidence an unexampled prosperity. For deficient revenues supplemented by improvident issues of bonds we gave the country an income which produced a large surplus, and which enabled us only four years after the Spanish War had closed to remove over one hundred millions of annual war taxes, reduce the public debt and lower the interest charges of the Government. The public credit, which had been so lowered that in time of peace a Democratic administration made large loans at extravagant rates of interest in order to pay current expenditures, rose under Republican administration to its highest point, and enabled us to borrow at 2 per cent., even in time of war.

We refused to palter longer with the miseries of Cuba. We fought a quick and victorious war with Spain. We set Cuba free, governed the island for three years, and then gave it to the Cuban people with order restored, with ample revenues, with education and public health established, free from debt, and connected with the United States by wise provisions for our mutual interests.

We have organized the government of Porto Rico, and its people now enjoy peace, freedom, order and prosperity.

In the Philippines we have suppressed insurrection, established order, and given to life and property a security never known there before. We have organized civil government, made it effective and strong in administration, and have conferred upon the people of those islands the largest civil liberty they have ever enjoyed. By our possession of the Philippines we were enabled to take prompt

and effective action in the relief of the legations at Peking, and a decisive part in preventing the partition and preserving the integrity of China.

The possession of a route for an Isthmian canal, so long the dream of American statesmanship, is now an accomplished fact. The great work of connecting the Pacific and Atlantic by a canal is at last begun, and it is due to the Republican party.

We have passed laws which will bring the arid lands of the United States within the area of cultivation.

We have reorganized the army and put it in the highest state of efficiency.

We have passed laws for the improvement and support of the militia.

We have pushed forward the building of the navy, the defence and protection of our honor and our interests.

Our administration of the great departments of the Government has been honest and efficient, and wherever wrongdoing has been discovered the Republican administration has not hesitated to probe the evil and bring offenders to justice without regard to party or political ties.

Laws enacted by the Republican party which the Democratic party failed to enforce, and which were intended for the protection of the public against the unjust discrimination or the illegal encroachment of vast aggregations of capital, have been fearlessly enforced by a Republican President, and new laws insuring reasonable publicity as to the operations of great corporations and providing additional remedies for the prevention of discrimination in freight rates have been passed by a Republican Congress.

In this record of achievement during the past eight years may be read the pledges which the Republican party has fulfilled. We promise to continue these policies and we declare our constant adherence to the following principles :

Protection which guards and develops our industries is a cardinal policy of the Republican party. The measure of protection should always at least equal the difference in the cost of production at home and abroad. We insist upon the maintenance of the principles of protection, and therefore rates of duty should be readjusted only when conditions have so changed that the public interest demands their alteration, but this work cannot safely be committed to any other hands than those of the Republican party. To intrust it to the Democratic party is to invite disaster. Whether, as in 1892, the Democratic party declares the protective tariff unconstitutional, or whether it demands tariff reform or tariff revision, its real object is always the destruction of the protective system. However specious the name, the purpose is ever the

same. A Democratic tariff has always been followed by business adversity; a Republican tariff by business prosperity. To a Republican Congress and a Republican President this great question can be safely intrusted. When the only free-trade country among the great nations agitates a return to protection, the chief protective country should not falter in maintaining it.

We have extended widely our foreign markets, and we believe in the adoption of all practicable methods for their further extension, including commercial reciprocity wherever reciprocal arrangements can be effected consistent with the principles of protection, and without injury to American agriculture, American labor or any American industry.

We believe it to be the duty of the Republican party to uphold the gold standard and the integrity and value of our national currency. The maintenance of the gold standard, established by the Republican party, cannot safely be committed to the Democratic party, which resisted its adoption, and has never given any proof since that time of belief in it or fidelity to it.

While every other industry has prospered under the fostering aid of Republican legislation, American shipping engaged in foreign trade, in competition with the low cost of construction, low wages and heavy subsidies of foreign governments, has not for many years received from the Government of the United States adequate encouragement of any kind. We therefore favor legislation which will encourage and build up the American merchant marine, and we cordially approve the legislation of the last Congress, which created the Merchant Marine Commission to investigate and report upon this subject.

A navy powerful enough to defend the United States against any attack, to uphold the Monroe Doctrine, and to watch over our commerce, is essential to the safety and the welfare of the American people. To maintain such a navy is the fixed policy of the Republican party.

We cordially approve the attitude of President Roosevelt and Congress in regard to the exclusion of Chinese labor and promise a continuance of the Republican policy in that direction.

The Civil Service Law was placed on the statute books by the Republican party, which has always sustained it, and we renew our former declarations that it shall be thoroughly and honestly enforced.

We are always mindful of the country's debt to the soldiers and sailors of the United States, and we believe in making ample provision for them, and in the liberal administration of the pension laws.

We favor the peaceful settlement of international differences by arbitration.

We commend the vigorous efforts made by the Administration to protect American citizens in foreign lands and pledge ourselves to insist upon the just and equal protection of all our citizens abroad. It is the unquestioned duty of the Government to procure for all our citizens, without distinction, the rights of travel and sojourn in friendly countries, and we declare ourselves in favor of all proper efforts tending to that end.

Our great interests and our growing commerce in the Orient render the condition of China of high importance to the United States. We cordially commend the policy pursued in that direction by the Administrations of President McKinley and President Roosevelt.

We favor such Congressional action as shall determine whether by special discriminations the elective franchise in any State has been unconstitutionally limited, and if such is the case, we demand that representation in Congress and in the Electoral College shall be proportionately reduced as directed by the Constitution of the United States.

Combinations of capital and of labor are the results of the economic movement of the age, but neither must be permitted to infringe upon the rights and interests of the people. Such combinations, when lawfully formed for lawful purposes, are alike entitled to the protection of the laws, but both are subject to the laws, and neither can be permitted to break them.

The great statesman and patriotic American, William McKinley, who was reëlected by the Republican party to the Presidency four years ago, was assassinated just at the threshold of his second term. The entire nation mourned his untimely death, and did that justice to his great qualities of mind and character which history will confirm and repeat.

The American people were fortunate in his successor, to whom they turned with a trust and confidence which have been fully justified. President Roosevelt brought to the great responsibilities thus sadly forced upon him a clear head, a brave heart, an earnest patriotism and high ideals of public duty and public service. True to the principles of the Republican party and to the policies which that party had declared, he has also shown himself ready for every emergency and has met new and vital questions with ability and with success.

The confidence of the people in his justice, inspired by his public career, enabled him to render personally an inestimable service to the country by bringing about a settlement of the coal strike, which threatened such disastrous results at the opening of Winter in 1902.

Our foreign policy under his administration has not only been

able, vigorous and dignified, but in the highest degree successful. The complicated questions which arose in Venezuela were settled in such a way by President Roosevelt that the Monroe Doctrine was signally vindicated, and the cause of peace and arbitration greatly advanced.

His prompt and vigorous action in Panama, which we commend in the highest terms, not only secured to us the canal route but avoided foreign complications which might have been of a very serious character.

He has continued the policy of President McKinley in the Orient and our position in China, signalized by our recent commercial treaty with that empire, has never been so high.

He secured the tribunal by which the vexed and perilous question of the Alaskan boundary was finally settled.

Whenever crimes against humanity have been perpetrated which have shocked our people, his protest has been made and our good offices have been tendered, but always with due regard to international obligations.

Under his guidance we find ourselves at peace with all the world, and never were we more respected or our wishes more regarded by foreign nations.

Preëminently successful in regard to our foreign relations, he has been equally fortunate in dealing with domestic questions. The country has known that the public credit and the national currency were absolutely safe in the hands of his Administration. In the enforcement of the laws he has shown not only courage, but the wisdom which understands that to permit laws to be violated or disregarded opens the door to anarchy, while the just enforcement of the law is the soundest conservatism. He has held firmly to the fundamental American doctrine that all men must obey the law; that there must be no distinction between rich and poor, between strong and weak; but that justice and equal protection under the law must be secured to every citizen without regard to race, creed or condition.

His administration has been throughout vigorous and honorable, high-minded and patriotic. We commend it without reservation to the considerate judgment of the American people.

On June 23, Theodore Roosevelt, of New York, was nominated as the candidate for President by a unanimous *viva voce* vote of the 994 delegates of the convention. Charles Warren Fairbanks, of Indiana, was nominated by acclamation as the candidate for Vice-President.

The Prohibition party held its convention at Indianapolis on June 29. There were 704 delegates in attendance, of whom

about 60 were women. Most of the States were represented in whole or in part, — all but three, North Carolina, South Carolina and Louisiana, according to one account; according to another, there were no delegates present from Montana or Utah. Homer L. Castle, of Pennsylvania, was the temporary chairman, and A. G. Wolfenbarger, of Nebraska, the permanent president of the convention. The committee on resolutions had great difficulty in coming to an agreement on the platform. It will be seen that those who urged that special, almost exclusive, stress should be laid upon the importance of prohibition won a victory over those who favored a more general platform, similar to those in some earlier canvasses. But the platform was generally approved, and was ultimately adopted by a unanimous vote, as follows: —

The Prohibition party, in national convention assembled, at Indianapolis, June 30, 1904, recognizing that the chief end of all government is the establishment of those principles of righteousness and justice which have been revealed to men as the will of the ever-living God, desiring His blessing upon our national life, and believing in the perpetuation of the high ideals of government of the people, by the people and for the people, established by our fathers, makes the following declaration of principles and purposes:

The widely prevailing system of the licensed and legalized sale of alcoholic beverages is so ruinous to individual interests, so inimical to public welfare, so destructive of national wealth and so subversive of the rights of great masses of our citizenship, that the destruction of the traffic is, and for years has been, the most important question in American politics.

We denounce the lack of statesmanship exhibited by the leaders of the Democratic and Republican parties in their refusal to recognize the paramount importance of this question, and the cowardice with which the leaders of these parties have courted the favor of those whose selfish interests are advanced by the continuation and augmentation of the traffic, until to-day the influence of the liquor traffic practically dominates national, State and local government throughout the nation.

We declare the truth, demonstrated by the experience of half a century, that all methods of dealing with the liquor traffic which recognize its right to exist, in any form, under any system of license or tax or regulation, have proved powerless to remove its evils, and useless as checks upon its growth, while the insignificant public revenues which have accrued therefrom have seared the public conscience against a recognition of its iniquity.

We call public attention to the fact, proved by the experience of more than fifty years, that to secure the enactment and enforcement of prohibitory legislation, in which alone lies the hope of the protection of the people from the liquor traffic, it is necessary that the legislative, executive and judicial branches of government should be in the hands of a political party in harmony with the prohibition principle, and pledged to its embodiment in law, and to the execution of those laws.

We pledge the Prohibition party, wherever given power by the suffrages of the people, to the enactment and enforcement of laws prohibiting and abolishing the manufacture, importation, transportation and sale of alcoholic beverages.

We declare that there is not only no other issue of equal importance before the American people to-day, but that the so-called issues upon which the Democratic and Republican parties seek to divide the electorate of the country are, in large part, subterfuges under the cover of which they wrangle for the spoils of office.

Recognizing that the intelligent voters of the country may properly ask our attitude upon other questions of public concern, we declare ourselves in favor of:

The impartial enforcement of all law.

The safeguarding of the people's rights by a rigid application of the principles of justice to all combinations and organizations of capital and labor.

The recognition of the fact that the right of suffrage should depend upon the mental and moral qualifications of the citizen.

A more intimate relation between the people and government, by a wise application of the principle of the initiative and referendum.

Such changes in our laws as will place tariff schedules in the hands of an omnipartisan commission.

The application of uniform laws to all our country and dependencies.

The election of United States Senators by vote of the people.

The extension and honest administration of the civil service laws.

The safeguarding of every citizen in every place under the government of the people of the United States, in all the rights guaranteed by the laws and the Constitution.

International arbitration, and we declare that our nation should contribute, in every manner consistent with national dignity, to the permanent establishment of peace between all nations.

The reform of our divorce laws, the final extirpation of polygamy, and the total overthrow of the present shameful system of

the illegal sanction of the social evil, with its unspeakable traffic in girls, by the municipal authorities of almost all our cities.

When the convention met there was a strong, but by no means unanimous, sentiment in favor of the nomination of General Nelson A. Miles for President. It was opposed on the ground that General Miles had never declared himself to be a Prohibitionist. It was discouraged by the general himself, who, knowing what was proposed, urged, in a letter to Mr. John G. Woolley, of Chicago, that action by the convention should be postponed until after the nominations by the Republican and Democratic parties should have been made. Some of his suggestions in the same letter as to the proper policy for the Prohibition party to adopt, were not well received. As the suggestions were not followed in the platform, General Miles sent a telegram positively declining to accept the nomination. The Miles candidacy had caused a somewhat angry factional controversy, which ended suddenly upon the receipt of the general's telegram, and Silas C. Swallow, of Pennsylvania, was then nominated for President by acclamation. There was but one vote by the convention, for Vice-President. George W. Carroll, of Texas, received 626 votes, to 132 for Isaiah H. Amos, of Oregon. The fact that the total number was greater than the number of delegates, has the usual explanation, that the delegates present from a State cast the whole number of votes to which the State was entitled.

The Socialist-Labor party held its convention in New York City on July 2 and the six following days. Forty-one delegates, representing eighteen States, composed the convention. Mr. William W. Cox, of Illinois, was the temporary Chairman. Under the permanent organization there was a different Chairman and vice-chairman on each day. There seem to have been long but not by any means angry debates upon a great variety of matters. The platform, which was reported late on July 3, was discussed, paragraph by paragraph, the next day, and finally adopted in the form given it by the Committee on Resolutions, as follows : —

The Socialist Labor party of America, in convention assembled, reasserts the inalienable right of man to life, liberty and the pursuit of happiness.

We hold that the purpose of government is to secure to every citizen the enjoyment of this right : but taught by experience we

hold furthermore that such right is illusory to the majority of the people, to wit, the working class, under the present system of economic inequality that is essentially destructive of their life, their liberty and their happiness.

We hold that the true theory of politics is that the machinery of government must be controlled by the whole people; but again taught by experience we hold furthermore that the true theory of economics is that the means of production must likewise be owned, operated and controlled by the people in common. Man cannot exercise his right of life, liberty and the pursuit of happiness without the ownership of the land on and the tool with which to work. Deprived of these, his life, his liberty and his fate fall into the hands of the class that owns those essentials for work and production.

We hold that the existing contradiction between the theory of democratic government and the fact of a despotic economic system — the private ownership of the natural and social opportunities — divides the people into two classes, the capitalist class and the working class; throws society into the convulsions of the class struggle, and perverts government to the exclusive benefit of the capitalist class.

Thus labor is robbed of the wealth which it alone produces, is denied the means of self-employment, and, by compulsory idleness in wage slavery, is even deprived of the necessities of life.

Against such a system the Socialist Labor party raises the banner of revolt, and demands the unconditional surrender of the capitalist class.

The time is fast coming when, in the natural course of social evolution, this system, through the destructive action of its failures and crises on the one hand, and the constructive tendencies of its trusts and other capitalist combinations on the other hand, will have worked out its own downfall.

We, therefore, call upon the wage workers of America to organize under the banner of the Socialist Labor party into a class-conscious body, aware of its rights and determined to conquer them.

And we also call upon all other intelligent citizens to place themselves squarely upon the ground of working class interests, and join us in this mighty and noble work of human emancipation, so that we may put summary end to the existing barbarous class conflict by placing the land and all the means of production, transportation and distribution into the hands of the people as a collective body, and substituting the coöperative commonwealth for the present state of planless production, industrial war and social disorder — a commonwealth in which every worker shall have the free exercise and full benefit of his faculties, multiplied by all the modern factors of civilization.

On July 6 the convention nominated for President of the United States Charles H. Corregan, of New York; for Vice-President, William W. Cox, of Illinois. It remained in session two days longer amending the constitution of the party and discussing the attitude which should be taken toward trade-unionism, — a subject which — as has been noted — occupied the attention of the rival Socialist party. The views of the Socialist-Labor party may fairly be inferred from a single paragraph of its pronouncement on the topic: "So far from drilling the working class in the theoretic understanding of its interests, Gompers unionism befogs the workingman's intellect with capitalistic economics, and it hounds Socialist or working class economics out of its camp, under the false pretence that such economic teachings are 'politics,' and that they 'divide the working class.'"

The Populist party held its convention at Springfield, Illinois, on July 4 and 5. The date seems to have been fixed to signify the intention of those who controlled the organization to have nothing to do with the Democratic party in the approaching canvass. They saw, as the whole country saw, that the Democrats were about to rid themselves, for that occasion at least, of what a prominent member of the party referred to as "the taint of populism." Consequently the Populists who had not already joined the Democratic party were practically all of the "middle-of-the-road" faction. Only once in the convention was the suggestion made that it might be well to postpone action until it should be seen whether the Hearst partisans were not a majority of the Democratic delegates. But even that proposition was shouted down with cries — "No, no; get into the Democratic party, where you belong." There was no hope of an alliance with that party.

"About three hundred" delegates are said to have constituted the Populist convention. Twenty-four States and two territories were represented on the general committees. That most of the members were residents in States of the central west is evident from the fact that the same person was appointed a member of all four committees from each of the States of New York, New Jersey, Massachusetts, Mississippi, Wisconsin, South Dakota, and Washington — in all probability because there was but one representative from each of those States. Pennsylvania had apparently two delegates in

attendance. The one member from Massachusetts was the only New England man in the convention. L. H. Weller, of Iowa, was the temporary chairman, and J. M. Mallett, of Texas, the permanent President. The committee on resolutions held two protracted sessions, the first lasting until three o'clock in the morning of July 5, and the second nearly the whole of that day from early forenoon until late afternoon. The platform, when it was ready, was received with great applause and was unanimously adopted as follows:—

The People's party reaffirms its adherence to the basic truths of the Omaha platform of 1892, and of the subsequent platforms of 1896 and 1900. In session in its fourth national convention on July 4, 1904, in the city of Springfield, Ill., it draws inspiration from the day that saw the birth of the nation as well as its own birth as a party, and also from the soul of him who lived at its present place of meeting. We renew our allegiance to the old-fashioned American spirit that gave this nation existence, and made it distinctive among the peoples of the earth. We again sound the key-note of the Declaration of Independence that all men are created equal in a political sense, which was the sense in which that instrument, being a political document, intended that the utterance should be understood. We assert that the departure from this fundamental truth is responsible for the ills from which we suffer as a nation, that the giving of special privileges to the few has enabled them to dominate the many, thereby tending to destroy the political equality which is the corner-stone of democratic government.

Holding fast to the truths of the fathers we vigorously protest against the spirit of mammonism and of thinly veiled monarchy that is invading certain sections of our national life, and of the very administration itself. This is a nation of peace, and we deplore the appeal to the spirit of force and militarism which is shown in ill-advised and vainglorious boasting and in more harmful ways in the denial of the rights of man under martial law.

A political democracy and an industrial despotism cannot exist side by side; and nowhere is this truth more plainly shown than in the gigantic transportation monopolies which have bred all sorts of kindred trusts, subverted the governments of many of the States, or established their official agents in the National Government. We submit that it is better for the Government to own the railroads than for the railroads to own the Government, and that one or the other alternative seems inevitable.

We call the attention of our fellow-citizens to the fact that the

surrender of both of the old parties to corporative influences leaves the People's party the only party of reform in the nation.

Therefore we submit the following platform of principles to the American people : —

The issuing of money is a function of government, and should never be delegated to corporations or individuals. The Constitution gives to Congress alone power to issue money and regulate its value.

We therefore demand that all money shall be issued by the Government in such quantity as shall maintain a stability in prices, every dollar to be full legal tender, none of which shall be a debt redeemable in other money.

We demand that postal savings banks be established by the Government for the safe deposit of the savings of the people.

We believe in the right of labor to organize for the benefit and protection of those who toil ; and pledge the efforts of the People's party to preserve this right inviolate. Capital is organized and has no right to deny to labor the privilege which it claims for itself. We feel that intelligent organization of labor is essential ; that it raises the standard of workmanship ; promotes the efficiency, intelligence, independence and character of the wage earner. We believe with Abraham Lincoln that labor is prior to capital, and is not its slave, but its companion, and we plead for that broad spirit of toleration and justice which will promote industrial peace through the observance of the principles of voluntary arbitration.

We favor the enactment of legislation looking to the improvement of conditions for wage earners, the abolition of child labor, the suppression of sweat shops, and of convict labor in competition with free labor, and the exclusion from American shores of foreign pauper labor.

We favor the shorter work day, and declare that if eight hours constitute a day's labor in Government service, that eight hours should constitute a day's labor in factories, workshops and mines.

As a means of placing all public questions directly under the control of the people, we demand that legal provision be made under which the people may exercise the initiative, referendum and proportional representation and direct vote for all public officers with the right of recall.

Land, including all the natural sources of wealth, is a heritage of all the people, and should not be monopolized for speculative purposes, and alien ownership of land should be prohibited.

We demand a return to the original interpretation of the Constitution and a fair and impartial enforcement of laws under it, and denounce government by injunction and imprisonment without the right of trial by jury.

To prevent unjust discrimination and monopoly the Government should own and control the railroads, and those public utilities which in their nature are monopolies. To perfect the postal service, the Government should own and operate the general telegraph and telephone systems and provide a parcels post.

As to these trusts and monopolies which are not public utilities or natural monopolies, we demand that those special privileges which they now enjoy, and which alone enables them to exist, should be immediately withdrawn. Corporations being the creatures of government should be subjected to such governmental regulations and control as will adequately protect the public. We demand the taxation of monopoly privileges, while they remain in private hands, to the extent of the value of the privileges granted.

We demand that Congress shall enact a general law uniformly regulating the power and duties of all incorporated companies doing interstate business.

Thomas E. Watson, of Georgia, who was Bryan's "running mate" on the Populist ticket, in 1896, was nominated for President, and Thomas H. Tibbles, of Nebraska, was the candidate for Vice-President.

The national convention of the Democratic party was held at Chicago on July 6 and the following days. The situation prior to the opening of the convention appeared to be chaotic, but appearances were deceitful. In fact the issue was at no time in doubt. The earnest opposition of Mr. Bryan to the nomination of Judge Parker has already been mentioned. He did not cease from that opposition. In a letter written a month before the convention, dated June 9, and immediately published, he wrote, among other things, "it is the first time, in recent years at least, that a man has been urged to so high a position on the ground that his opinions are unknown." On the 20th of June he made a speech to a great gathering in New York City, in which he attacked the candidacy of Judge Parker most vehemently, and in a graphic and eloquent manner enumerated the issues of the time on which the opinions of Mr. Parker had not been announced, — coinage, imperialism, tariff, the trusts, and other live political topics. If he did not express his hope in so many words he allowed the "interviewers" of the press who thronged about him to understand that his policy would be to persuade the convention to frame such a platform that Judge Parker would refuse to stand on it. The opposition of Tammany Hall to Parker was open and pronounced. Whether that organization, with a prospect of suc-

cess before it, would have favored the nomination of Mr. Hearst, is purely a matter of conjecture. At all events the ostensible purpose of Tammany was to urge the selection of Mayor George B. McClellan.

Nor was this the only opposition — outspoken or secret — that the movement against Parker encountered. The friends of Senator Gorman, of Maryland, who undoubtedly sympathized with the movement to eliminate radicalism from the party, endeavored with little success to promote his candidacy. The proceedings in the selection of delegates in Illinois were little short of riotous, and led to a contest for the seats which was carried into the convention and decided by a roll-call vote. In several of the States propositions to endorse the candidacy of Judge Parker were decisively defeated.

In spite of all this the friends of Parker were confident. The canvass in his favor was in the expert hands of Governor David B. Hill, whose leadership and control were plainly evident to observers of the events just preceding the opening of the session. Those who had drawn "planks" for the platform consulted him, and were hopeful or disappointed according to his treatment of them. Although hardly more than a third of the delegates were "instructed" for Parker, he assured all comers that the nomination of his candidate was certain.

John Sharp Williams, of Mississippi, was the temporary chairman, and Champ Clark, of Missouri, the permanent president of the convention. The first important business was to determine the right of delegates to seats. The committee on credentials reported in favor of the Parker delegates from the contested districts of Illinois. There was a minority report, in favor of the Hearst delegates, and Mr. Bryan argued at length in support of their rights. He was received with general and enthusiastic applause when he entered the convention and began his speech; but when the question was put to vote he was defeated by 299 to 647. That was the first test vote in the convention and it indicated the ultimate result. More than two-thirds of the convention was against Mr. Bryan. The decision was of no practical importance, as the Illinois State Convention had directed the delegation to cast its vote as a unit for Mr. Hearst, and its vote was so given. But the test vote indicated clearly the temper of the convention.

There was an almost unprecedented struggle in the framing of the platform by the Committee on Resolutions. Indeed that

committee was a most remarkable one in the political prominence of a large number of its members. Besides Governor Hill and Mr. Bryan, the membership included Senators Bailey, Carmack, Daniel, Dubois, Newlands, and Tillman, ex-Senators H. G. Davis, of West Virginia, and Pettigrew, and John S. Williams, the Democratic leader in the House of Representatives, as well as many other men of great prominence in their respective States. A subcommittee was appointed which considered at great length a draft of a platform which had been prepared, and finally reported the result of its deliberations to the full committee. The tentative platform contained a paragraph setting forth that as there had been in recent years an enormous increase in the production of gold, of which the United States had obtained a large share, the question of the monetary standard had ceased to be a political issue. The "plank" was extremely offensive to Mr. Bryan, who desired and moved that the declaration of the two preceding national conventions on the subject of silver be repeated. In that matter he had no support; but he did argue most strenuously against the adoption of the "gold plank." He also wished to have included in the platform a declaration in favor of an income tax, but in this he was stoutly opposed by Governor Hill. At last the proposition was made that both the gold plank and the income tax plank be omitted. The committee voted — 35 to 15 — to drop the reference to gold, and to make no declaration whatever on the question of a money standard. Mr. Bryan then withdrew his income tax proposition, and the platform was ready to be reported. The committee had been in continuous session for sixteen hours—from eight o'clock in the evening of Thursday, July 7, until nearly noon of Friday.

When the convention assembled on Friday evening, at 8 o'clock, the platform was read and unanimously adopted. Senator Daniel, of Virginia, who reported it, laid particular stress upon the fact that the committee also was unanimous. The platform was as follows: —

The Democratic party of the United States, in national convention assembled, declares its devotion to the essential principles of the Democratic faith which brings us together in party communion.

Under them, local self-government and national unity and prosperity were alike established. They underlaid our independence, the structure of our free Republic, and every Democratic extension from Louisiana to California and Texas to Oregon, which pre-

served faithfully in all the States the tie between taxation and representation. They yet inspire the masses of our people, guarding jealously their rights and liberties and cherishing their fraternity, peace and orderly development.

They remind us of our duties and responsibilities as citizens, and impress upon us, particularly at this time, the necessity of reform and the rescue of the administration of government from the headstrong, arbitrary and spasmodic methods which distract business by uncertainty, and pervade the public mind with dread, distrust and perturbation.

Wherever there may exist a people incapable of being governed under American laws, in consonance with the American Constitution, the territory of that people ought not to be part of the American domain. We insist that we ought to do for the Filipinos what we have already done for the Cubans, and it is our duty to make that promise now, and upon suitable guarantees of protection to citizens of our own and other countries resident there at the time of our withdrawal, set the Filipino people upon their feet free and independent to work out their own destiny.

The endeavor of the Secretary of War by pledging the government's indorsement for "promoters" in the Philippine Islands to make the United States a partner in speculative legislation of the archipelago, which was only temporarily held up by the opposition of the Democratic Senators in the last session, will, if successful, lead to entanglements from which it will be difficult to escape.

The Democratic party has been and will continue to be the consistent opponent of that class of tariff legislation by which certain interests have been permitted through Congressional favor to draw heavy tribute from the American people. This monstrous perversion of those equal opportunities which our political institutions were established to secure, has caused what may once have been infant industries to become the greatest combinations of capital that the world has ever known. These especial favorites of the government have, through trust methods, been converted into monopolies, thus bringing to an end domestic competition which was the only alleged check upon the extravagant profits made possible by the protective system. These industrial combinations by the financial assistance they can give, now control the policy of the Republican party. We denounce protection as a robbery of the many to enrich the few and we favor a tariff limited to the needs of the government, economically administered and so levied as not to discriminate against any industry, class or section, to the end that the burdens of taxation shall be distributed as equally as possible.

We favor a revision and a gradual reduction of the tariff by the

friends of the masses and for the common weal, and not by the friends of its abuses, its extortions and its discriminations, keeping in view the ultimate ends of "equality of burdens and equality of opportunities" and the constitutional purpose of raising a revenue by taxation — to wit, the support of the federal government in all its integrity and virility, but in simplicity.

We recognize that the gigantic trusts and combinations designed to enable capital to secure more than its just share of the joint products of capital and labor, and which have been fostered and promoted under Republican rule, are a menace to beneficial competition and an obstacle to permanent business prosperity. A private monopoly is indefensible and intolerable. Individual equality of opportunity and free competition are essential to a healthy and permanent commercial prosperity, and any trust, combination or monopoly tending to destroy these, by controlling production, restricting competition or fixing prices should be prohibited and punished by law. We especially denounce rebates and discrimination by transportation companies.

As the most potent agency in promoting and strengthening these unlawful conspiracies against trade, we demand an enlargement of the powers of the Interstate Commission to the end that the travelling public and shippers of this country may have prompt and adequate relief for the abuses to which they are subjected in the matter of transportation. We demand a strict enforcement of existing civil and criminal statutes against all such trusts, combinations and monopolies, and we demand the enactment of such further legislation as may be necessary to effectually suppress them.

Any trust or unlawful combination engaged in interstate commerce which is monopolizing any branch of business or production should not be permitted to transact business outside of the State of its origin. Whenever it shall be established in any court of competent jurisdiction that such monopolization exists, such prohibition should be enforced through comprehensive laws to be enacted on the subject.

We congratulate our Western citizens upon the passage of the Newlands irrigation act for the irrigation and reclamation of the arid lands at the West, a measure framed by a Democrat, passed in the Senate by a non-partisan vote and passed in the House against the opposition of almost all the Republican leaders by a vote the majority of which was Democratic.

We call attention to this great Democratic measure, broad and comprehensive as it is, working automatically throughout all time, without further action of Congress, until the reclamation of all the land in the arid West capable of reclamation is accomplished, reserving the lands reclaimed for homeseekers in small tracts, and

rigidly guarding against land monopoly, as an evidence of the policy of domestic development contemplated by the Democratic party should it be placed in power.

The Democracy when intrusted with power will construct the Panama Canal speedily, honestly and economically, thereby giving to our people what Democrats have always contended for—a great interoceanic canal, furnishing shorter and cheaper lines of transportation and broader and less trammelled trade relations with the other peoples of the world.

We pledge ourselves to insist upon the just and lawful protection of our citizens at home and abroad, and to use all proper measures to secure for them, whether native-born or naturalized, and without distinction of race or creed, the equal protection of laws and the enjoyment of all rights and privileges open to them under the covenants of our treaties of friendship and commerce; and if under existing treaties the right of travel and sojourn is denied to American citizens, or recognition is withheld from American passports by any countries on the ground of race or creed, we favor the beginning of negotiations with the governments of such countries to secure by new treaties the removal of these unjust discriminations. We demand that all over the world a duly authenticated passport issued by the Government of the United States to an American citizen shall be proof of the fact that he is an American citizen and shall entitle him to the treatment due him as such.

We favor the election of United States Senators by the direct vote of the people.

We favor the admission of the territory of Oklahoma and the Indian Territory. We also favor the immediate admission of Arizona and New Mexico as separate States, and a territorial government for Alaska and Porto Rico. We hold that the officials appointed to administer the government of any territory as well as the District of Alaska should be *bona fide* residents at the time of their appointment of the Territory or District in which their duties are to be performed.

We demand the extermination of polygamy within the jurisdiction of the United States and the complete separation of church and state in political affairs.

We denounce the ship subsidy bill recently passed by the United States Senate as an iniquitous appropriation of public funds for private purposes and a wasteful, illogical and useless attempt to overcome by subsidy the obstructions raised by Republican legislation to the growth and development of American commerce on the sea. We favor the upbuilding of a merchant marine without new or additional burdens upon the people and without bounties from the public treasury.

We favor liberal trade arrangements with Canada and with peoples of other countries where they can be entered into with benefit to American agriculture, manufactures, mining or commerce.

We favor the maintenance of the Monroe Doctrine in its full integrity.

We favor the reduction of the army and of army expenditure to a point historically demonstrated to be safe and sufficient.

The Democracy would secure to the surviving soldiers and sailors and their dependents generous pensions, not by an arbitrary executive order, but by legislation which a grateful people stand ready to enact.

Our soldiers and sailors who defend with their lives the Constitution and the laws have a sacred interest in their just administration. They must therefore share with us the humiliation with which we have witnessed the exaltation of court favorites, without distinguished service, over the scarred heroes of many battles, of their aggrandizement by executive appropriation out of the treasuries of a prostrate people in violation of the act of Congress which fixed the compensation of allowances of the military officers.

The Democratic party stands committed to the principles of Civil Service Reform, and we demand their honest, just and impartial enforcement. We denounce the Republican party for its continued and sinister encroachments upon the spirit and operation of Civil Service rules, whereby it has arbitrarily dispensed with examinations for office in the interests of favorites and employed all manner of devices to overreach and set aside the principles upon which Civil Service was established.

The race question has brought countless woes to this country. The calm wisdom of the American people should see to it that it brings no more.

To revive the dead and hateful race and sectional animosities in any part of our common country means confusion, distraction of business and the reopening of wounds now happily healed.

North and South, East and West have but recently stood together in line of battle from the walls of Peking to the hills of Santiago, and as sharers of a common glory and a common destiny we should share fraternally the common burdens.

We therefore deprecate and condemn the Bourbonlike, selfish and narrow spirit of the recent Republican Convention at Chicago, which sought to kindle anew the embers of racial and sectional strife, and we appeal from it to the sober common sense and spirit of the American people.

The existing Republican Administration has been spasmodic,

erratic, sensational, spectacular and arbitrary. It has made itself a satire upon the Congress, the courts and upon the settled practices and usages of national and international law.

It summoned the Congress into hasty and futile extra session and virtually adjourned it, leaving behind its flight from Washington uncalled calendars and unaccomplished tasks.

It made war, which is the sole power of Congress, without its authority, thereby usurping one of its fundamental prerogatives.

It violated a plain statute of the United States, as well as plain treaty obligations, international usages and constitutional law, and has done so under pretence of executing a great public policy which could have been more easily effected lawfully, constitutionally and with honor.

It forced strained and unnatural constructions upon statutes, usurping judicial interpretation and substituting Congressional enactment.

It withdrew from Congress their customary duties of investigation which have heretofore made the representatives of the people and the States the terror of evildoers.

It conducted a secretive investigation of its own and boasted of a few sample convictions, while it threw a broad coverlet over the bureaus which had been their chosen field of operative abuses and kept in power the superior officers under whose administration the crimes had been committed.

It ordered assaults upon some monopolies, but, paralyzed by its first victory, it flung out the flag of truce and cried out that it would not "run amuck," leaving its future purposes beclouded by its vacillations.

Conducting the campaign upon this declaration of our principles and purposes, we invoke for our candidates the support, not only of our great and time-honored organization, but also the active assistance of all of our fellow citizens, who, disregarding past differences, desire the perpetuation of our constitutional government as framed and established by the fathers of the Republic.

The nomination of candidates was now in order. The speeches presenting the merits of "favorite sons" and the seconding speeches numbered more than thirty, and the whole night was occupied in the preliminaries of the vote. When the roll was finally called the result was:—

Alton B. Parker, of New York	658
William R. Hearst, of New York	200
Francis M. Cockrell, of Missouri	42
Richard Olney, of Massachusetts	38
Edward C. Wall, of Wisconsin	27

George Gray, of Delaware	12
John S. Williams, of Mississippi	5
Robert E. Pattison, of Pennsylvania	4
George B. McClellan, of New York	3
Nelson A. Miles, of Massachusetts	3
Charles A. Towne, of Minnesota	2
Arthur P. Gorman, of Maryland	2
Bird S. Coler, of New York	1

The whole number of votes was exactly 1000, and 667 (two-thirds) were necessary for a choice. Before the result was declared 19 Hearst votes, and 2 for Senator Gorman were transferred to Parker, giving him 689, and the nomination. The convention then, — at 5.50 A.M., on the morning of Saturday, having been in session ten hours, adjourned until the afternoon. Before that time an unprecedented incident had occurred, the particulars of which were known to only a few of the leaders. It was of such a nature that a hurried adjournment until the late afternoon was ordered. Upon reassembling the convention was not at first informed what had taken place, and the presentation of candidates for Vice-President proceeded. When the roll had been called a delegate from Texas suggested that "we ought not to nominate a candidate for Vice-President at this time. . . . We want to know, before a candidate for Vice-President is nominated, who will be the nominee of this convention for President." No further explanation was given, but probably by this time most of the delegates knew the meaning of Mr. Culberson's surprising statement. A recess of an hour and a half was ordered, and the convention reassembled at 8:30 P.M.

What had occurred was that during the early part of the day one of the New York delegates had received from Judge Parker a telegram in the following terms: —

I regard the gold standard as firmly and irrevocably established, and shall act accordingly if the action of the convention to-day shall be ratified by the people. As the platform is silent on the subject, my view should be made known to the convention, and if it is proved to be unsatisfactory to the majority, I request you to decline the nomination for me at once, so that another may be nominated before adjournment.

Although there were cries of "Oh, no!" when the first delegate who referred to the incident said that the despatch had "spread consternation throughout this convention," the re-

mark was justified. Possibly it derived a part of its truth from the fact that a false version of the telegram was published in an evening paper — a version which made Judge Parker declare that he could not accept a nomination unless a plank recognizing the existence by law of the gold standard were inserted in the platform. It was proposed to send to Judge Parker, in the name of the convention, the following reply: —

The platform adopted by this convention is silent on the question of a monetary standard because it is not regarded by us as a possible issue in this campaign, and only campaign issues were mentioned in the platform. Therefore, there is nothing in the views expressed by you in the telegram just received which would preclude a man entertaining them from accepting a nomination on said platform.

Upon a motion to that effect a long and at times acrimonious debate ensued. Some of those who urged the sending of a reply characterized Judge Parker's action as "injudicious" and "unnecessary," but they maintained that the motive was a high sense of honor, and an unwillingness that his opinions should be misunderstood. They said that every one knew, in voting for Parker, that he was a "gold man"; but this last statement was warmly disputed. Mr. Bryan strongly opposed the sending of the telegram. He maintained that if the convention was willing, by so doing, to recognize the gold standard, it should do so openly and in a manly way, in the platform. When the debate closed the convention voted, 794 to 191, that the reply above printed should be sent. The majority would have been somewhat smaller, though still overwhelming, if the votes of many delegations had not been given under the unit rule. This fact was made clear by the announcement of the vote by the chairman of seven or eight delegations.

The convention now proceeded to finish its business by nominating a candidate for Vice-President. The result of the first and only vote was as follows: —

Whole number of votes	977
Necessary for a choice (two thirds of the whole convention).	667
Henry G. Davis, of West Virginia	654
James R. Williams, of Illinois	165
George Turner, of Washington	100
William A. Harris, of Kansas.	58

It was then voted to make the nomination unanimous, and after the appointment of the usual committees the Convention came to an end at 1.30 A.M. on Sunday, July 10.

A meeting of colored men, who called themselves the National Liberty party, was held at St. Louis on July 7. No record of its proceedings has been discovered, save that it nominated for President George E. Taylor, of Iowa, and adopted the following platform : —

We, the delegates of the National Liberty party of the United States, in convention assembled, declare our unalterable faith in the essential doctrine of human liberty, the fatherhood of God and the brotherhood of man.

Under no other doctrine can the people of this or any other country stand together in good friendship and perfect union. Equal liberty is the first concession that a republican form of government concedes to its people, and universal brotherhood is the cementing tie which binds a people to respect the laws.

It has always been so where caste existed and was recognized by law or by common consent, that the oppression of the weaker by the stronger has attained and a degree of human slavery been realized. Such a condition of affairs must necessarily exist where universal suffrage is not maintained and respected, and where one man considers that by nature he was born and by nature dies better than another.

The application of the fundamental principles of the rights of men is always the paramount issue before a people, and when they are strictly adhered to there is no disturbing element to the peace, prosperity, or to the great industrial body politic of the country.

We believe in the supremacy of the civil as against the military law, when and where the civil is respected. But when the civil law has been outraged and wrested from the hands of authority it should be understood that military law may be temporarily instituted.

Law and order should take the place of lynching and mob violence, and polygamy should not survive, but polygamy is more tolerable than lynching, and we regret that a great national party could overlook lynching, and yet denounce polygamy.

Citizens of a democracy should be non-partisans, always casting their votes for the safety of their country and for their best interests, individually and collectively.

The right of any American citizen to support any measure instead of party should not be questioned, and when men conform themselves to party instead of principles they become party slaves. There were 2,500,000 such slaves among our colored population in

1900, all voting strictly to party lines, regardless of their material welfare. We are satisfied that they did not serve their best interest in that section of the country in which the greater number of them live by doing so.

These being our thoughts and ideas of how the Government's affairs should be conducted, we most respectfully submit them to all liberty-loving and Christian-hearted people, that they may act upon them in a spirit of justice and equity, "with good will to all, malice toward none."

We ask for universal suffrage, or qualification which does not discriminate against any reputable citizen on account of color or condition.

We ask that the Federal Government enforce its guarantee to protect its citizens, and secure for them every right given under the Constitution of the United States, wherever and whenever it is necessary.

We appeal to all forms of Catholic and Protestant religions to assist us to awaken the Christian consciences of all classes of the American people, private citizens and officers, to wipe out the greatest shame known to civilized nations of the world, whose very root seems to have planted in this, one of the most proud of all nations of its civilization — "lynch law," the pregnator of anarchism, the most dangerous system to revolutionize our Republic.

We ask that the national laws be so remedied as to give any citizen, being next of kin, the right to demand an indemnity of the National Government for the taking of life or the injuring of any citizen other than by due process of law. And that where the property of a citizen is wilfully destroyed by a mob, the Federal Government shall be held to make restitution to the injured parties.

We demand an increase of the regular army, making six negro regiments instead of four, and an equal chance to colored soldiers to become line officers.

We favor the adjustment of all grievances between the wage earner and the capitalist by equitable resources without injustice to either or by methods of coercion.

We firmly protest against interference of the Government in the Orient until paramount political issues of the races, capital and labor are settled and settled right at home.

We firmly believe that the ex-slaves, who served the country for 246 years, filling the lap of the nation with wealth by their labor, should be pensioned from the overflowing treasury of the country to which they are and have been loyal, both on land and sea, as provided in the bill introduced in the Senate of the United States by Senator Hanna, of the State of Ohio.

We ask that the general Government own and control all public

carriers in the United States, so that the citizens of the United States could not be denied equal accommodations where they pay with the same lawful money provided by the Government as a circulating medium and as a legal tender for all obligations.

The people of the District of Columbia, the capital of the nation, should be given the right to participate in the selection of President and Vice-President of the United States, and should be allowed representation in the two branches of Congress, and the election of a Governor, Mayor, City Council, and such other officers as are necessary for the proper government of the District of Columbia. We indorse the Gallagher resolution looking to the establishment of self-government of the District of Columbia.

The last convention of the canvass was that of the "Continental" party, which was held at Chicago on August 31. Its avowed object was "to unite the disaffected of all parties." In *personnel* it was almost if not quite local in character; for although it was reported that letters had been received from twenty-seven States asking that proxies be appointed for them, it is believed that all of the thirty-four persons who served as "delegates" were residents of Chicago, or of its immediate vicinity. The chairman was Dr. J. P. Lynch, of Illinois. The convention nominated for President Charles H. Howard, of Illinois, and for Vice-President George H. Shirley, of the District of Columbia. Both of those gentlemen declined and the National Committee substituted as candidates Austin H. Holcomb, of Georgia, for President, and A. King, of Missouri, for Vice-President. It does not appear that an electoral ticket was proposed in any State. The platform adopted was as follows:

The Continental party of the United States, in first national convention assembled, in the city of Chicago, August 31, 1904, announces the following platform of principles:

The objects and ends of the Continental party, as set forth in its charter, are: "To enlist the coöperation of legal voters throughout the United States in earnest and honorable efforts to repeal unjust laws in every branch of government, and, in their stead, to secure the enactment and enforcement of other laws better adapted to 'establish justice, insure domestic tranquility, promote the general welfare,' and secure the election or appointment to office of honest and capable men."

The questions pertaining to money, the tariff, transportation, trusts and corporations, the race problem, the labor problem, are preëminently live issues, which can never be permanently settled until they are settled right.

Without referring to our trade relations with nations of the Eastern Continent, we declare our adherence to the principles of reciprocity advocated by that eminent statesman, James G. Blaine, as applied to Canada and all American republics. To this end we favor such Congressional action as shall initiate a movement intended to bring about reciprocity to its fullest extent with the entire American Continent. In the language of Mr. Blaine: "There is room for but one commercial flag between Cape Horn and the North Pole."

We believe that the money question is far from being settled, and that it involves not only the gold standard, but the far greater question, namely, Who shall issue and control the paper currency of the nation — the Government or the banks? He who controls the money of a country controls the government of that country. We believe that the money trust is the mother of all other trusts; that it is international in its scope; that it has duplicate headquarters — London and New York; that its power exceeds, in many particulars, the power of the Government itself; that it controls legislation by controlling the political party in power; that through its agents it secured the nomination of the Presidential candidates of both the Republican and Democratic parties and dictated the main planks of their national platforms. We believe that it is this subserviency of the two leading political parties of this country to the money trust that is fast placing the wealth of the country into the hands of a few individuals, reducing to penury and want millions of the laboring and middle classes and establishing in this land of former freedom a plutocracy which threatens to be more arbitrary in its demands than any monarchy of the Old World. "To coin money and regulate the value thereof" is a function of the National Government, which the Constitution has denied to the States, but which the Republican party has delegated, in part, to corporations.

As a check to the encroachments of the money power we advocate the following demands:—

The act authorizing national banks to issue notes of credit should be repealed. All money of every description should be issued by the general Government, and be equal in value, dollar for dollar.

Postal banks for deposit and check should be established — one in every city, county-town and village, the surplus funds thus accruing to be loaned to the people at interest not exceeding 3 per cent per annum.

The one hundred and twelve million dollars Government funds deposited in banks should be withdrawn and loaned to the several States on deposit of State bonds.

Constantly recurring accidents on all lines of railroad, causing

great loss of life and the crippling and mangling of hundreds of passengers, demand the most searching investigation and prompt and efficient legal remedies whereby railroads shall be operated for the safety and convenience of the public, rather than for the purpose of declaring the usual dividend on watered stock. During the year 1901 the railroads of England, which are owned and operated by the Government, transported an immense number of passengers without a single fatality. In this country a person virtually takes his life in his hand when he steps aboard a train of cars. We believe that the fatalities of railroad travel in the United States can be traced directly to the employment of cheap and careless employés, the overworking of engineers and conductors, and the neglect to take proper precautions against accidents, with a view to "cut down operating expenses," and thus enable railroad officials to declare the usual dividends to stockholders. As a remedy for such abuses we demand the prosecution for manslaughter of the principal officers of a railroad company on whose line the death of a passenger shall be traced directly to the carelessness or incompetency of their employés, or to their incapacity caused by long hours of continuous labor.

To give work to the unemployed, furnish cheaper and more equitable rates of transportation, insure the safety and convenience of the travelling public, and test the practicability of government ownership of railroads, the United States Government should at once proceed to construct, equip and operate one or more lines of four-track railway, extending from the Atlantic to the Pacific coast, and one or more similar lines from the Gulf of Mexico to points near our northern boundary.

We believe in the right of labor to organize for the benefit and protection of those who toil. Capital is organized, and has no right to deny labor the privilege which it claims for itself. Intelligent organization of labor is demanded to preserve the rights of the laborer. It raises the standard of workmanship and promotes the efficiency, intelligence, independence and character of the wage earner. We believe with Abraham Lincoln that labor is prior to capital and is not its slave, but its companion, and we plead for that broad spirit of tolerance and justice which will promote industrial peace through the observance of just principles of arbitration. We favor the enactment of legislation looking to the improvement in conditions for wage earners, the abolition of child labor, the suppression of sweat-shops and of convict labor in competition with free labor, and the exclusion from American shores of foreign pauper labor and Asiatic labor of every nationality. We favor the shorter workday, and declare that eight hours shall constitute the maximum workday in all manufacturing establishments, workshops,

mines and all other industrial establishments, and that where great skill and responsibility are required of an employé, as in the case of railroad engineers, train despatchers, steamboat employés, etc., no person should be continuously employed more than six hours of the twenty-four.

All railroad and other corporations doing business in two or more States should be chartered by Congress, and then only after a close scrutiny of their capitalization, a strict investigation revealing their intentions, and a most guarded restriction of their powers and operations. The creating of "corners" and the establishing of exorbitant prices for products necessary to human existence should be made a criminal offence against the officers, directors and stockholders of a corporation so offending, subjecting them to severest penalties. A man is no less a robber because he is able to hold up his victim by due process of law.

The Philippines, the same as Cuba, should be guaranteed ultimate independence and a stable government under the protection of the United States.

The Congressional district, instead of the State, should be made the unit in the Electoral College, apportioning to each district one Presidential elector, to be chosen by the voters of that district.

We demand such legislation as will place the burdens of government upon that class of people who have been most favored by special acts of government, and to this end we favor a graduated property tax, exempting from its provisions property of the individual to the amount of \$10,000 or less. We also demand that a 10 per cent tax be levied annually upon all unoccupied and unimproved land.

We demand the enactment by the several States of a primary election law, by which all candidates for public office shall be selected by direct vote of the people, without the aid of a delegate convention. We denounce government by the gavel in party conventions, and demand the elimination of the party "boss" from party politics, by whatever method it can be brought about.

The election laws of the several States should be changed, by constitutional amendment when necessary, so as to provide for direct legislation by the method known as the initiative and referendum.

Each State should possess the sole right to determine by legislation the qualifications required of voters within its jurisdiction, irrespective of race, color or sex.

The Constitution of the United States should be revised and amended in accordance with the method provided in Article V., that our fundamental law may answer the demands of a century of civilization and progress.

Believing our demands to be practicable and just, we appeal to all who believe in majority rule, to all who are weary of Standard Oil government, to all who are opposed to gavel government in party politics, and to all others who desire the welfare of all the people, to unite with us in advocating the principles herein enunciated until they shall be enacted into laws for the government of this Republic — a Republic founded by Washington and Jefferson and the Continental Congress, and first defended and protected by the Continental Army of the United States.

The canvass that ensued was spiritless almost beyond precedent ; and although there were the usual optimistic claims on the part of the Democrats, and the customary real or simulated fears on the part of the Republicans, the result was at no time doubtful. The policy of the Democrats turned out to be a mistake at every point. Mr. Bryan, who was indisputably the leader of the faction which was for the moment thrust into the background, "supported the ticket," but he did so in such a half-hearted manner that his support was no help to the party. Immediately after the close of the convention he expressed his real opinion by saying that little could be hoped from a Democratic victory so long as the party was "under the control of the Wall-Street element." Judge Parker's nomination, he remarked, "virtually nullifies the anti-trust plank" of the platform ; and the labor plank was "straddling and meaningless." He found enough in Judge Parker to "justify me in giving him my vote but," — and so forth. He announced his purpose, as soon as the election should be over "to marshal the friends of popular government within the Democratic party to the support of a radical and progressive policy."

Such language as that could not inspire the earnest men who still looked to him as their "peerless leader" to exert themselves greatly in favor of the ticket. They did not. Many of them came out openly in support of Mr. Roosevelt whom, by instinct, they felt to be more favorable to "a radical and progressive policy" than was Judge Parker. In still larger numbers they outwardly preserved their regularity as party men by maintaining silence ; but they were determined to vote against Parker, and when the day of election came they did so. The great increase of the Socialist and independent Populist vote in November is to be explained, not by the growth of these parties but by the revolt of radicals against the new policy of the Democratic party. The magnitude of that revolt is made still

more impressive when we take account of the attitude of the Gold Democrats who returned to their allegiance on the elimination of Mr. Bryan and the silver agitation, and of the smaller but not altogether insignificant number of Republicans who were estranged from Mr. Roosevelt by reason of his progressive radicalism.

One of the delegates to the Democratic convention, a senator of the United States, said in reference to the platform, "we have adopted a document but not a policy." Therein lay the second mistake. The tariff, in 1892; silver at 16 to 1, in 1896; imperialism, in 1900, had been "paramount" issues. In 1904 there was no real issue. There were the remnants of old controversies, on every one of which the Democrats had been defeated, but on all of them the party was timid. It reasserted its position on some of them in cautious language, hoping to win back erring brethren, but it said nothing to rally those who had fought its recent battles, nothing that attracted recruits from the opposing line. The orators had nothing to talk about except the sins of the Republican party, and the sins they cited did not seem enormous to those who had previously supported the party. Silver, as an issue, was dead. Mr. Williams, of Mississippi, in the final debate in the Democratic convention, on the reply to be given to Judge Parker's telegram, challenged any member of the body to express the opinion that silver would be an issue in the campaign, and no one responded. "Imperialism," too, did not alarm the people; and the country was still so prosperous under — which does not necessarily mean because of — the Dingley tariff, that it was not a favorable issue to arouse votes against the administration. So the speaking campaign was listless — of course on both sides — for aside from an attack on the financial extravagance alleged against the Republicans, there was little to defend.

It must be said also that the Democrats were unfortunate in their candidates. It was almost universally admitted that it was a mistake to nominate for the vice-presidency a man in his eighty-second year. Otherwise there was no objection urged, or possible, against Mr. Davis. Nor was there any objection possible against Judge Parker on the ground of his personal honor and integrity, or of his sincerity, or of his patriotism. But he was unknown, and his long-time judicial aloofness had made him incapable, by disuse of the faculty, of making himself known and popular. At first he determined not to make any

speeches except to those who might call upon him at his open porch in Esopus. But when the canvass dragged his advisers counselled him to abandon that determination. He did accordingly hold meetings and address the voters in New York and the near-by States, but again his lack of practice in the art of popular oratory was a disadvantage. He could not arouse enthusiasm, and his excursions into the field of national finance, and his treatment of the trust question, gave the journals and the orators on the other side opportunities to question his knowledge of matters with which, should he be elected, he would have to deal.

All these things worked in favor of the Republicans. They profited more from the weakness of the opposition than from their own merit. Originally, when slavery was the great and almost the only issue, they were a radical party, — radical also on the minor issues, such as they were. They were radical in reconstruction times, radical protectionists then and later. But when their policies were triumphant they gradually became conservative. Although never unanimous, they were on the whole conservative on the entire series of issues affecting the public debt and the currency — payment of the fifty-two bonds, the national banks, inflation of the greenback currency, and silver coinage. They were conservative in respect of their own protective tariff policy. They were opposed to every item of the Populist programme. Now they were exposed to a new influence. The President, their President, their candidate in the approaching election, was frankly radical. He was decidedly favorable to some of the most progressive measures of the radical opposition, against which the party had previously set its face. The situation was peculiar. One party overwhelmingly controlled by radicals, when they chose to exercise their power; the other quite as strongly conservative by preference, but willingly placing itself under the leadership of a frank radical, who made no secret of his intention to lead the party to adopt radicalism. In a certain sense both candidates were misplaced. There may come a time when men — all men — will emancipate themselves from party ties whenever their party goes whither they do not wish to follow. But that time had not come in 1904. What happened is what might have been expected to happen. It is a peculiarity of the conservative that he adheres to party more closely than does the radical. Witness, for examples, the sudden growth of the

Greenback party, and of the Populist party. Witness the fact that although there were numerous secessions from the Democratic party in 1896 on the silver question, a vast majority of the conservative element which it still contained—Judge Parker among the rest—voted for Mr. Bryan, though they were absolutely opposed to the free coinage of silver, which was the one question at issue. Witness now, that the conservative element, at the time overwhelmingly predominant in the Republican party, supported the radical candidate in preference to the conservative, and thus acquiesced in the plan of the leader to transform the body into a radical party.

Herein lies the explanation both of the tameness of the canvass and of the result. Neither party as a whole had a positive programme. One of the candidates was extraordinarily popular, and so strong a man in personality, so persuasive and sincere in his acts and motives, that resistance to his leadership was futile. He held his former supporters and attracted throngs of former opponents. The other candidate was—through no fault of his own—not popular because not known, and incapacitated by lack of experience to become a leader. He could not hold those who had gloried in the leadership of Bryan; he could not detach even the conservative Republicans from Roosevelt. The consequence was a “landslide.”

The election of electors took place on November 8. The result is shown on page 137.

The total popular vote was 13,523,108,—a decrease of more than 460,000 from the election of 1900, and nearly 430,000 less than that cast eight years before, in 1896. The Republican vote was almost 400,000 greater in 1904 than in 1900; the Democratic vote decreased more than a million and a quarter; the combined votes for the minor candidates increased more than 400,000. These figures indicate in a general way the more important movements of the voters. We must make allowance for a normal increase in the number of men qualified to vote. In all probability not less than a million and a half of those who classed themselves as Democrats failed to support the ticket at the polls. Not far from a half of that number voted either for Mr. Roosevelt or for one of the minor candidates. The other half abstained from voting. It is interesting to analyze the vote geographically, as by that process we can discover where the defection was most pronounced. In

STATES	POPULAR VOTE						ELECTORAL VOTE	
	Roosevelt and Fairbanks Republican	Parker and Davis Democratic	Swallow and Carroll Prohibition	Debs and Hanford Socialist	Corregan and Cox Socialist Labor	Watson and Tibbles Populist	Roosevelt and Fairbanks	Parker and Davis
Alabama	22472	79857	612	853	-	5051	-	11
Arkansas	46860	64434	993	1816	-	2318	-	9
California	205226	89404	7380	29535	-	-	10	-
Colorado	134687	100105	3438	4304	335	824	5	-
Connecticut	111089	72909	1506	4543	575	495	7	-
Delaware	23712	19359	607	146	-	51	3	-
Florida	8314	27040	5	2337	-	1605	-	5
Georgia	24003	83472	685	197	-	22635	-	13
Idaho	47783	18480	1013	4949	-	353	3	-
Illinois	632645	327606	34770	69225	4698	6725	27	-
Indiana	368289	274335	23496	12013	1598	2444	15	-
Iowa	307907	149141	11601	14847	-	2207	13	-
Kansas	212955	86174	7306	15869	-	6253	10	-
Kentucky	205277	217170	6609	3602	596	2511	-	13
Louisiana	5205	47708	-	995	-	-	-	9
Maine	64438	27649	1510	2103	-	-	6	-
Maryland	109497	109446	3034	2247	-	-	1	7
Massachusetts	257822	165772	4286	13604	2365	1290	16	-
Michigan	364957	135392	13441	9042	1036	1159	14	-
Minnesota	216651	55187	6253	11692	974	2103	11	-
Mississippi	3187	53374	-	392	-	1424	-	10
Missouri	321449	296312	7191	13009	1674	4226	18	-
Montana	34932	21773	335	5676	208	1520	3	-
Nebraska	138558	52921	6323	7412	-	20518	8	-
Nevada	6864	3982	-	925	-	344	3	-
New Hampshire	54163	34074	750	1090	-	83	4	-
New Jersey	245164	164516	6845	9587	2680	3705	12	-
New York	859533	683981	20787	36883	9127	7459	39	-
North Carolina	82442	124121	361	124	-	819	-	12
North Dakota	52595	14273	1140	2117	-	165	4	-
Ohio	600095	344674	19339	36260	2633	1392	23	-
Oregon	60455	17521	3806	7619	-	753	4	-
Pennsylvania	840949	337998	33717	21863	2211	-	34	-
Rhode Island	41605	24839	768	956	488	-	4	-
South Carolina	2554	52563	-	22	-	1	-	9
South Dakota	72083	21969	2965	3138	-	1240	4	-
Tennessee	105369	131653	1891	1354	-	2506	-	12
Texas	51242	167200	3995	2791	421	8062	-	13
Utah	62446	33413	-	5767	-	-	3	-
Vermont	40459	9777	792	859	-	-	4	-
Virginia	47880	80650	1382	218	56	359	-	12
Washington	101540	28098	3329	10023	1592	669	5	-
West Virginia	132628	100881	4600	1572	-	339	7	-
Wisconsin	280315	124205	9672	28240	223	530	13	-
Wyoming	20489	8930	217	1077	-	-	3	-
Total	7628785	5084442	258950	402895	33490	114546	336	140

round numbers the vote of the New England States, for the leading candidates, at the two elections was as follows :—

	1900	1904
Republican.....	539,000	569,600
Democratic.....	336,000	335,000

In these States, naturally conservative, the Democrats held their own fairly well, and the total vote showed an increase of between three and four per cent, all of which went to the Republicans.

In the States of New York, New Jersey, and Pennsylvania, the vote stood thus :—

	1900	1904
Republican.....	1,756,400	1,945,600
Democratic.....	1,267,400	1,184,000

Here again the change was slight—an increase of about 100,000 in the total vote, a little more than three per cent; a loss of nearly 100,000 by the Democrats, a gain of nearly 200,000 by the Republicans, both of which changes were largely in Pennsylvania. But as we go westward the tendency becomes more marked. In Ohio, Indiana, Illinois and Michigan, the totals were

	1900	1904
Republican.....	1,794,200	1,963,900
Democratic.....	1,499,200	1,080,800

A loss of 420,000 by the Democrats, offset by a gain of 170,000 by the Republicans, and a decided decrease in the total popular vote. The Democratic loss in the four States was 28 per cent. The group of Western States consisting of Wisconsin, Minnesota, North and South Dakota, Iowa, Kansas and Nebraska, made this showing :—

	1900	1904
Republican.....	1,162,200	1,278,600
Democratic.....	817,500	501,300

In these States the total vote decreased 220,000, or eleven per cent. The Republicans increased their vote 116,000; the Democrats lost more than 300,000,—a decline of 38 per cent. The other States of the Northwest and the Pacific Coast, nine in number, where Mr. Bryan had been strongest voted thus :—

	1900	1904
Republican	479,800	674,400
Democratic	454,000	321,500

The total vote increased about six per cent, but whereas the Republicans gained almost 200,000 the Democrats lost 130,000, the decrease being almost 30 per cent. Finally we have the sixteen Southern States from Delaware to Texas, in some of which the contest was close, but in others there was no contest. Their totals were:—

	1900	1904
Republican	1,488,500	1,244,400
Democratic	1,983,900	1,656,600

Here the total vote decreased more than 570,000—a number greater by 110,000 than the decrease in the country as a whole—and nearly 17 per cent. The Republicans lost 244,000; the Democrats 327,000. But the figures as to that part of the country are of little significance, since the voters of that region are largely unaffected by events and movements that have a powerful influence elsewhere.

Upon a general survey we see that, as we should expect, the radicalism which is more prevalent and more intense as one proceeds westward, manifested itself in a more extensive revolt against the conservative attitude of the Democratic party in this canvass, and in increased support of Mr. Roosevelt who was regarded as more inclined to radicalism than Judge Parker.

The leading politicians of both parties seem to have been astounded by the magnitude and thoroughness of the Republican victory. Mr. Parker issued a statement in which he made it clear that he had anticipated defeat, but he declared that he did not regret having undertaken the contest against overwhelming odds. Mr. Roosevelt, late in the evening of election day, when the result of the voting was sufficiently known, sent out to the press of the country the following statement, which was destined in after years to be the subject of much discussion:—

I am deeply sensitive of the honor done me by the American people in thus expressing their confidence in what I have done and have tried to do. I appreciate to the full the solemn responsibility that confidence imposes upon me, and I shall do all that in my power lies not to forfeit it. On the 4th of March next I

shall have served three and a half years, and that three and a half years constitutes my first term. The wise custom which limits the President to two terms regards the substance and not the form, and under no circumstances will I be a candidate for or accept another nomination.

Although, on numerous occasions afterward, the hopes of his enthusiastic partisans and the fears of opponents in his own party pictured him as being forced to depart from the resolution thus expressed, or induced by his strong desire to carry out his measures to reconsider that resolution voluntarily, he never gave the least countenance to any suggestion of that nature. Even so early as May, 1905, when an Omaha newspaper urged that if Congress refused to pass such a railroad law as he proposed he would be compelled to accept a nomination in 1908, he sent to that paper a statement in which he said: "You are authorized to state that I will not again be a candidate for the office of President of the United States. There are no strings to this statement. I mean it."

The counting of the electoral votes proceeded without any incident. The inauguration was an occasion of perhaps unequalled brilliancy in the history of such ceremonies. It was estimated that there were more than two hundred thousand visitors in Washington on the 4th of March. The President had for an escort his "Rough Riders" of the campaign in Cuba, and there were also in the procession a party of Filipino scouts, a native battalion from Porto Rico, Indian chiefs, and other picturesque groups. The oath of office was administered by Chief Justice Melville W. Fuller, and the inaugural address was delivered in the presence of an immense throng of people.

III

THE ERA OF "PROGRESSIVE" INSURGENCY

PERSPECTIVE is necessary for the final and authoritative writing of history. It is indispensable in the case of such a period as the second administration of Theodore Roosevelt. It will be many years yet before a sound judgment can be pronounced upon the events of those four years, and upon their effect. It may be inaccurate even to use the word events, for although many measures were adopted, the period, in so far as it differed widely from the years that preceded it, was one of agitation rather than of accomplishment. The agitator was the President himself, who differed in a marked degree, in temperament, in method, in activity, from any of his predecessors. During his first term he observed, as loyally as it was possible for one constituted as he was, the pledge he gave, when assuming the office upon the death of President McKinley, to maintain the policy which that death had interrupted. Yet he gave, even then, indications which — as was noted in the last chapter — gave disquiet to some of the most prominent and therefore most influential members of the Republican party. That party, as he found it, was conservative, and the men who were distrustful of Mr. Roosevelt were conservative. Notwithstanding their apprehensions, they did not openly oppose his nomination for a second term, and after the nomination they worked earnestly and successfully for his election.

That election, which he had a right to interpret as a mandate from the people to adopt and urge his own policies, left Mr. Roosevelt free to depart as widely as he might see fit from the standards and methods which he had inherited, and to introduce new issues into national politics, or to modify the views and treatment of issues already brought before the people, but not yet "paramount." It could cause no strain upon his own conscience, and it could not be a just ground of complaint, on the part of those who had, however willingly or unwillingly, voted for him, that his policy should be radical. He had revealed the fact that he was not a conservative like the con-

servatives who composed a majority of Congress, but was, with reference to the new issues at least, a radical. In spite of that revelation he had been elected by an immense majority, — the greatest majority ever given to a President. Hence he did not betray his party, nor did he practise any deception upon the people. But he did partially transform his party, and introduced divisions the consequences of which it must be left to the future historian to study and analyze.

The chief difficulty which is experienced by one who undertakes to recount the occurrences and note the changes which he has observed as current events — let us confine the statement to the four years from 1905 to 1909 — is that of concealing a bias on one side or the other — for or against radicalism. But it is possible to present the facts impartially and to repress partisanship to its narrowest limits. If the facts are presented truly, readers will interpret them for themselves.

The situation was extraordinary. Mr. Roosevelt at the time of the election, and probably ever since, possessed a personal, as distinguished from a political, popularity greater than that of any other President, unless General Jackson was an exception. Nor was his political popularity much if any less than that of any one of his predecessors who was twice elected. There was more opposition within the Republican party to the reëlection of Lincoln in 1864, and to that of Grant in 1872, than to that of Roosevelt in 1904; and neither Lincoln nor Grant received a tithe of the secret support, or of the number of silent votes from Democrats that Roosevelt received. Moreover, there was never a whisper or a suspicion on the part of any one attached to any party that the President was insincere, or that he was animated by any but the best and most worthy motives to do that which he conceived to be for the welfare of the country and the triumph of righteousness. Such suspicions arose only at a later period with which we have here nothing to do.

His opponents might and did think that he was at times arbitrary in his action, that he was impulsive, that he made mistakes in his earnest haste to do right, and that he was too sure that his own way was right and that any other way, or any opposition to his way, must be wrong. But those were apparently the opinions of a minority only, and that minority was composed chiefly of men in public life, certainly of men who took more than an average interest in public affairs. The

people, as distinguished from these, trusted him, believed in him, were glad to follow enthusiastically where he might lead them. This is as much as to say that there was no effective opposition. Not on the part of the Democrats, who said in a spirit which was not altogether a mock complaint that he had stolen their platform; not on the part of the Republicans, a large number of whom — were they a majority of the whole party? — applauded, while the rest were deterred, by their unwillingness to divide the party as well as by the hopelessness of the undertaking, from directly and openly opposing him. It is certain that the secret opposition to the President's social and economic policies was more rife in Congress than it was in the country at large, possibly more so than in any part of the country. The course adopted in the Senate and House of Representatives was to listen to the President's recommendations, express an academic approval of the measures he urged, and enact into law as few of them as possible. But his policies remained, and the new issues survived to be dealt with as they might be by the next administration.

At no period in the national history were the matters which engrossed the attention of Congress and of the people more numerous or more various than in the four years we are now to consider. It was all owing to the prodigious activity of the President's mind and to his extraordinary energy. He was unable to concentrate that energy on one object at a time. He always had a long programme of reforms, and turned swiftly from one to another, representing each in turn to be of the utmost importance. In mentioning the leading events of the time it becomes necessary to classify them and largely to disregard chronological order. Many of the events and of the problems discussed, but not solved at the time, had no influence, or at the most but a slight influence, upon the ensuing election, which is our chief theme. Nevertheless they were so involved with other events and agitations which did play a part in the election of 1908 that they cannot be overlooked.

One State was admitted to the Union during Mr. Roosevelt's second administration. Oklahoma had almost four hundred thousand inhabitants in 1900, and was even then entitled to admission with two representatives. It would lead us too far astray to inquire why it was not admitted, but undoubtedly one of the reasons was that many men insisted that the claims of Arizona and of New Mexico should be considered at the

same time. At all events, when the question came up for decision there was a general disposition to link together the fortunes of the three proposed new States. For it was assumed at the outset that the Indian Territory would be incorporated with Oklahoma. Indeed, a movement to make that Territory an independent State met with little favor in the Territory itself, when the matter was submitted to a "referendum." The situation was this: there was no open and avowed opposition to the admission of Oklahoma and the Indian Territory as one State, though the apprehension of a loss of political power by the addition of two Democrats to the Senate made many Republicans lukewarm, and possibly explains their willingness to complicate the case with those of Arizona and New Mexico. Neither of those Territories had sufficient population in 1900 to entitle it to one representative, but New Mexico had undoubtedly increased enough by 1905 to contain the necessary quota of population. But there were strong objections to erecting into States communities so sparsely settled, objections which gained strength from a consideration of the Mexican origin of many of the inhabitants. It was therefore proposed to make one State of Oklahoma and the Indian Territory, and one of New Mexico and Arizona. The original position of the Republicans, most of them, was — this or nothing. The Democrats were strongly in favor of admitting New Mexico and Arizona as separate States. The proposition to unite them encountered great popular opposition in Arizona. Ultimately it was proposed to admit them as one State in case — the question to be submitted to popular vote — the people of both Territories should agree to the Union. Otherwise they must wait.

The subject occupied a large part of the time of Congress during the session of 1905-06. The bill was passed by the House of Representatives in the form just noted. The Senate amended it by striking out all reference to Arizona and New Mexico, and in the end an agreement was reached upon that disposition of the matter. On the 16th of June, 1906, the President signed the act admitting Oklahoma. The new State met the hopes of the Democrats and the fears of the Republicans by sending to Washington two Democratic senators and four Democratic members of the House of the five to which it was entitled.

The government had upon its hands during this administration an unusually large number of matters in its relation with foreign governments. Venezuela continued to be a thorn in its

side. The government of Castro refused to submit to an impartial tribunal any of the questions on which it took issue with the United States, maintaining that they were all strictly within the jurisdiction of Venezuelan courts, which, on the theory of the complete sovereignty of the republic, would have been an incontrovertible position were it not for the fact that the courts were under the complete control of the dictator. President Roosevelt sent a commissioner to Bogota to investigate, but no definite action was taken to enforce American demands.

Santo Domingo came once more into the field of American diplomacy. That republic had for many years been cursed by revolutions, the aim of most if not all the insurgents having been to obtain possession of the custom houses and of the public funds. A heavy foreign debt had been incurred, which no dictator pretended to recognize to the extent of paying the interest, to say nothing of the principal. There was no good answer to foreign governments which might ask how the United States justified a refusal either to permit them to collect the debts due to their subjects, or itself to take steps to compel Santo Domingo to meet its obligations. A plan was agreed upon involving (1) an amicable scaling-down of the foreign debt to an amount which the republic might be able to meet; (2) placing the collection of customs in the hands of a selected American officer; and (3) a division of the funds collected between the government of Santo Domingo and the foreign creditors. The President undertook to carry out the arrangement without submitting it to ratification by the Senate, which was beyond question entitled to a voice in the matter, not only of becoming an agent for collecting and distributing the funds of a foreign government, but of the stipulation contained in the original "protocol" that the United States would maintain the integrity of the republic and the stability of the government. Owing to the storm of protest against the independent action of the President, a formal treaty was drawn and was submitted to the Senate in February, 1905. In a special message, on March 6, the President strongly urged the ratification of the treaty, but the Senate adjourned without acting upon it. In February, 1907, the Senate ratified a treaty on the subject by which the arrangement as to the collection and distribution of Dominican revenue became effective; but the treaty contained no engagement on the part of the United States to become responsible for Dominican sovereignty.

In the summer of 1906 the United States was obliged to perform a duty which rested upon it as a result of the war with Spain. The condition of Cuba was comparatively peaceful during the first term of President Palma. But as the time drew near for the election of his successor, there were disturbances. His political opponents accused the government of offences against the political liberty of the citizens. They charged it with suppressing opposition and with measures that would make a free election impossible. It is certain that the whole influence of the Cuban administration was exerted to compass the reelection of Señor Palma. He was elected and an insurrection took place. At first the Cuban government professed itself able to deal with the insurgents, but the evil grew and became unmanageable. The situation was already serious in August. On September 13 United States marines were landed on Cuban soil as a precautionary measure, and on the next day President Roosevelt issued a warning to Cubans, urging peace, and assuring them that unless they should maintain order the United States would intervene. The warning was not heeded. On the 25th President Palma found it no longer possible to withstand the insurrection and resigned his office. Thereupon the United States took control of the government and installed a governor-general at Havana. The courts and the civil offices were still administered by Cubans, and Cuban laws were in force. The people were assured that when there should be a reasonable prospect that they could be trusted to govern themselves peaceably the government would be restored to them. There were many persons in both countries who believed that in the end Cuba would be absorbed in the United States, and undoubtedly many persons wished that result. But the promise was sincere and the engagement to restore the government to the Cubans was loyally carried out.

A Pan-American conference was held at Rio de Janeiro, beginning on July 23, 1906. So far as the United States was concerned, the meeting was chiefly notable from the fact that it was attended by Mr. Root, the Secretary of State. Mr. Root was the object of extraordinary attention and hospitality. He made many speeches at the conference, or in connection with it, and won the hearts of the South American people by his pacific and tactful utterances. Before his return he made a tour of several of the South American countries and was everywhere received with great enthusiasm. The labors of the con-

ference were not fruitful in large consequences. No single conference can modify national character or dissipate such national jealousies as exist between the Latin-American republics. But every such meeting serves to improve their mutual relations to a certain extent.

The Russo-Japanese War which began when, on February 8, 1904, Admiral Togo engaged the Russian fleet at Port Arthur, was waged with fury for sixteen months. At the end of that time President Roosevelt took a step which, although without precedent in history, won for him great credit and lasting fame. He undertook, and succeeded in the undertaking, to bring about a cessation of hostilities and a conference between the belligerent powers. He consulted with the representatives in Washington of the Russian and Japanese governments and found that neither would object to a suggestion from him that they bring the war to a speedy conclusion. The American ambassador at St. Petersburg had an audience with the Tsar, and called his attention to that clause of the Hague Convention which provides that an intermediary advance shall never be considered as an unfriendly act by disputing powers. The Tsar having consented to receive a communication from the President, Mr. Roosevelt, on June 8, addressed identical notes to St. Petersburg and Tokio.

He expressed the opinion that the time had come when "in the interest of all mankind he must endeavor to see if it is not possible to bring to an end the terrible and lamentable conflict now being waged." The United States was friendly to both countries, and hoped for the welfare of each. He urged them to open direct negotiations with each other, "without any intermediary," and offered to do anything that the two powers might wish him to do, in arranging the preliminaries as to the time and place of the meeting. The proposition was accepted, plenipotentiaries were appointed by each government, and the meeting was held at Portsmouth, New Hampshire, where, on September 5, a treaty of peace was signed.

An agitation against the Japanese residing in San Francisco broke out in 1906. It was similar in motive to the long-standing hostility of the labor element in the same city toward the Chinese, but took a different method of expression. It was aimed against the Japanese children and youth who had been allowed to attend the public schools with pupils of native and other foreign parentage. The school authorities adopted a reg-

ulation forbidding the admission of Japanese to the schools. This was justly regarded as a grievance by the Japanese population of the city, and also by the government of Japan, as being a violation of the treaty obligations of the United States. The movement against the children was one feature of an agitation to exclude Japanese immigrants altogether, as Chinese were already excluded. It was covertly encouraged by irresponsible Americans who were predicting and even openly advocating a war with Japan. The situation was not very serious, in view of the nearly unanimous desire of the people to be on good terms with Japan, save in the fact that the general government had no power over the city government of San Francisco and could not abrogate the acts of the school committee. But by dint of persuasion and warning addressed to the city authorities, and by tactful diplomacy with Japan, the difficulty was composed. The Japanese government, which was sincerely opposed to the emigration of its people, undertook to put a stop to emigration by a system of passports, which does not allow Japanese laborers to leave the country, and the school committee of San Francisco withdrew its obnoxious regulation.

Before the close of the administration an informal but most important arrangement, more nearly like a national alliance than anything in the previous history of the country, was concluded with Japan. It was the result of several months of correspondence between Ambassador Takahira and Secretary Root, and took the form of identical notes exchanged by the two governments on the 30th of November, 1908. Following is the text of the notes: —

I. It is the wish of the two governments to encourage the free and peaceful development of their commerce on the Pacific Ocean.

II. The policy of both governments, uninfluenced by any aggressive tendencies, is directed to the maintenance of the existing *status quo*, in the region above mentioned, and to the defence of the principle of equal opportunity for commerce and industry in China.

III. They are accordingly firmly resolved reciprocally to respect the territorial possessions belonging to each other in said region.

IV. They are also determined to preserve the common interests of all powers in China by supporting, by all pacific means at their disposal, the independence and integrity of China and the principle of equal opportunity for commerce and industry of all nations in the empire.

V. Should any event occur threatening the *status quo*, as above described, or the principle of equal opportunity, as above described, it remains for the two governments to communicate with each other, in order to arrive at an understanding as to what measures they may consider it useful to take.

It was a mere declaration of intention on the part of the two governments, and in no sense binding as an alliance would be ; it was, as Takahira expressed it, "something like a transaction between trusted friends," but it was universally regarded as a momentous event, and a complete answer to the fears — or the hopes — of those who foresaw a great naval struggle with Japan looming up before the country.

The list of great public measures submitted to Congress during this administration is portentously long. The list of those which were enacted into law is much shorter, but probably of greater length than is exhibited by the history of any previous Congress except the First. Among the measures which failed, some of them of the class which the English term "hardy annuals," were ship subsidies, currency reform, national regulation of insurance, regulation of child labor, copyright reform, Philippine tariff, the admission of Porto Ricans as citizens, limitation of injunctions in labor cases, prohibition of over-capitalization of corporations, and some other measures which formed a part of the President's policy, to be mentioned presently. Among those which were passed may be noted briefly — although some of them were of far-reaching importance — the meat-inspection law ; the pure-food law ; a codification and improvement of the laws regulating naturalization ; the law limiting the hours of labor of employés of railway companies engaged in inter-State commerce ; the law giving the government a limited right of appeal in criminal cases ; a service pension for all veterans of the Civil War more than sixty-two years old ; and an act prohibiting contributions to political campaign funds by public corporations, — but the sister bill providing for publicity of campaign funds and expenditures was defeated.

There were other measures, some of which were and some were not passed, which must be mentioned at greater length. They were expressive of the President's emphatic views on many questions of public policy, — his hostility to "trusts," his strong opinions on the subject of "overgrown fortunes" and "predatory wealth," his sympathy with organized labor,

his advocacy of national regulation of corporations and particularly of control of railways and supervision of their rates.

In 1906 an act was passed imposing liability upon all common carriers engaged in inter-State commerce for all injuries suffered by their employés while in the service of the carrier. In a suit appealed to the Supreme Court it was decided that the act was unconstitutional, inasmuch as it applied to injuries received when the employé was engaged in other than inter-State business. Accordingly another "employers' liability" act was passed, approved April 22, 1908, giving the right to claim damages to "any person suffering injury while he is employed by such carrier in such [that is, inter-State] commerce." This was a measure strongly and persistently urged by the President.

+ Undoubtedly the most important law passed during the administration was that regulating railroad rates. It covered many more points than that of rate regulation. Most of the points were noncontroversial, but there was a strong conservative opposition to the provision conferring upon the Inter-State Commerce Commission the right to fix maximum rates of freight and passenger business, and particularly to a denial of the right of railway companies to appeal from rate decisions by the Commission to the courts. The subject occupied a large part of the time of Congress, and mutually contradictory votes were passed. The President was most strenuous in opposition to any court review clause, but ultimately professed himself satisfied with the compromise and limited review sanctioned by the bill as it was passed. It became a law on June 29, 1906. It included among common carriers express and sleeping-car companies, and pipe lines for conveying oil; and as to railroads it extended to such matters as terminals, storage, icing and ventilation. It forbade railway companies to be engaged in the transportation of any articles produced directly or indirectly by themselves, except lumber,—a provision which was intended to prohibit such companies from being concerned in the mining of coal, or from the transportation and sale of coal mined by themselves. It contained strict rules limiting the issue of free passes, and drastic clauses against giving or receiving rebates, with severe penalties attached to violation of the regulation. It provided that no changes in rates should be made except upon at least thirty days' notice; and it authorized the Inter-State Commerce Commission to prepare a uniform system of accounts, and to require all companies within the jurisdiction of the law to

adopt the system and to keep no other accounts. All these provisions were subsidiary to the grand purpose of the act, namely, to give the Inter-State Commerce Commission, enlarged to seven members, power to fix maximum rates on inter-State commerce transportation, which involved the power to refuse its consent to proposed increases of rates.

The foregoing account of what was done, and of what was considered by Congress but left undone, conveys but a partial impression of the variety of the President's activities. He was interested in the conservation of national resources and in the Panama Canal. He established many great forest reserves, and when Congress passed an act that no more such reservations should be made except by its own authority, he made an order reserving seventeen million acres just before signing the act which took away his power. He made a personal visit to Panama, and sent a message to Congress giving—with photographic illustrations—the results of his observations. He made two changes in the administration of the canal, and when an attempt to have the excavation done by contract met with failure, he entrusted the work to an army officer of engineers, with the happiest results.

It would be a hopeless task to compress within reasonable limits a statement of the other subjects discussed by the President in his many messages to Congress and in the numerous speeches made by him in the course of his tours, north, south, and west. The keynote of a large proportion of his utterances was undying hostility to the great corporations popularly termed "trusts," and to the accumulation of great wealth in individual hands. On many occasions, even in messages to Congress, he singled out the Standard Oil Company as a malefactor guilty of every possible crime against the public. It is believed that no other President except Andrew Johnson indulged so freely as did he in personalities, and even Mr. Johnson did not denounce men or bodies of men by name in his official papers. These statements are not to be taken as condemnatory of Mr. Roosevelt, but merely as statements of fact which every reader will judge for himself. Beyond all doubt his attitude toward the trusts, and toward the Standard Oil Company in particular, did him no harm with the people. A large majority of the people were of the same way of thinking and applauded him hotly. It was the popular sentiment at the time, whether permanent or not is for the future to show, to regard the great

corporations as an unmitigated evil, and the possession of enormous wealth not merely as *prima facie* evidence but as incontrovertible evidence of wrongdoing, and the existence of such fortunes as a curse which it was the first duty of statesmanship to remove. The prevalence of these sentiments, largely due to the frequent and most forcible presentation of them by the President, was one of the most important and striking features of the political thought of the time. It may be doubted whether it had any appreciable effect upon the result of the ensuing election. But it certainly rendered the task of Mr. Roosevelt's successor by no means easy.

Before entering upon the story of the canvass which culminated in the election of 1908, it is necessary to call attention to the absence — to the singular absence — of the tariff question from the discussions in Congress and from the issues of the campaign. Not that the subject was altogether absent from the thoughts of journalists and politicians. A sentiment gradually took root in the minds of many Republicans both East and West in favor of a revision of the tariff. It was coupled with a desire for the establishment of closer trade relations with Canada by means of a reciprocity treaty. Those who took this view of the matter declared themselves loyal supporters of the Republican doctrine of protection, but they held that the rates imposed by the tariff law of 1897 were too high, and that they should be reduced by a reasonable amount. They denounced those who opposed a change, and called them, as by a term of reproach, "stand-patters." The question of tariff revision entered into the local politics of several States, chiefly Iowa, Wisconsin, and Massachusetts, and led to contests between two factions for governors and congressmen. Although the President was believed to sympathize at least mildly with the revisionists, he was too earnest in securing the social reforms which he advocated to favor the taking up of the tariff question by Congress. Had he done so his effort would probably have met with failure. There were some revisionists in Congress, but the "stand-patters" had full control of both branches. There were signs, nevertheless, of great restiveness on the part of a minority, and the germs of "insurgency" which sprouted and grew to maturity during the next administration were already in good ground.

Mention must also be made of an event which at one time bade fair to be of large political importance. In August, 1906,

the town of Brownsville, Texas, was "shot up." Several companies of colored infantry were in garrison in the town, and it was charged that a party of them went through the town by night firing indiscriminately into the houses, and caused much damage to property and injury to persons. Circumstances pointed strongly to the colored soldiers as the offenders, but if they were guilty their action was so well planned in advance that it was impossible to fix the guilt upon any man or even upon the members of any company. Nevertheless there seemed to be little doubt that the guilty men were among them. When every soldier in the garrison had denied not only participation in the affair but also knowledge of the guilt of any man, the President took the radical step of discharging all the men in the companies in the garrison, "without honor," forbade their reënlistment, and declared them ineligible to any employment in a civil capacity by the government. There was a great outcry against the severity of the President's order, and the special advocates of the colored race denounced it violently. The matter was debated in Congress, particularly in the Senate, with much heat, and the order was declared to be in violation of army regulations and wholly beyond the President's power. The prohibition of civil employment was soon withdrawn, and sometime afterward those men who could prove that they were personally not concerned in the affair were permitted to reënlist. Mr. Taft, who was even then regarded as a probable candidate for the presidency, was then the Secretary of War. He stood loyally by the President in the matter, and was then and afterward warned that he would be strongly opposed by the colored voters and their friends. It does not appear that the threat was effective with those who were expected to be influenced by it.

Mr. Bryan, who had announced his purpose of devoting himself to organizing the progressive element of his party for the contest of 1908, was wise enough not to begin operations at once. He departed on a trip round the world, and received much attention in the countries which he visited. But to a somewhat unusual extent the canvass for the succession to Mr. Roosevelt was present in the minds of politicians during the whole four years of his term. Mr. Bryan, having returned to the United States in August, 1906, began to rally his adherents and the adherents of his policies. His first speech was at Madison Square Garden in New York, on the 30th of August. He

was received with much enthusiasm and outlined a part of his political programme. Among other measures he advocated government ownership of railroads, "not as an immediate issue, but as an ultimate solution of the controversy." At that time it was generally taken for granted that he would again be the candidate of his party, if he should desire the nomination. There was no other candidate in sight. Those who had endeavored in 1904 to throw off the radical yoke, and to shelve Mr. Bryan, had suffered such a defeat that they could hardly hope again to persuade the national convention to assume a conservative tone. They were fully as earnest in their opposition to Mr. Bryan as before, but were silent and hopeless. Mr. Bryan set speculation regarding his own intentions at rest in a speech in Texas, in January, 1908, in which he said: "Those of you who never had an opportunity to hear a real live President of the United States can at least say now that you have heard one speak who, on two occasions, cherished the delusion that he was going to be a real live President, and he feels the disease coming on again."

It was not yet a clear field for him. There was interest, curiosity, not to say anxiety, on the part of many Democrats who saw the gradual building-up of Mr. William R. Hearst's "Independence League." Mr. Hearst came perilously near being elected Mayor of New York City in 1906, although he was running in opposition to the regular Democratic candidate. The Independence League was universally recognized as an organization having for its sole object the promotion of the political fortunes of Mr. Hearst. It was financed by him, and was under his immediate management and control. No one but himself and his intimates — possibly even they should be excepted — knew whether he intended to contest the Democratic nomination or to set up an independent party and a separate ticket. The mystery was not solved for more than a year.

It is not to be supposed that among the regular Democrats there was no disposition to contest Mr. Bryan's supremacy. Here and there, particularly in the South, there were mutterings of discontent. Mr. Henry Watterson, of Louisville, the creator of many political sensations, announced in his paper, the "Courier-Journal," that he had found a candidate who could be nominated and elected. After a time he revealed the name of the man whom he proposed — Governor John Johnson, of Minnesota. The suggestion was well received, for Mr.

Johnson had twice been successful in his canvass for the governorship, although his State was strongly Republican. But Mr. Bryan was too well entrenched. His leadership could not be broken. Nor did the suggestion of Judge George Gray, of Delaware, of Mr. Judson Harmon, of Ohio, of Mr. Hoke Smith, of Georgia, or of other possible candidates, disturb Mr. Bryan or weaken his hold on the party.

On the Republican side there was a multiplicity of candidates. The third term idea could not be put down permanently. No one, even those who persisted in urging that Mr. Roosevelt be elected once more, questioned or doubted his sincerity and earnestness in refusing to be a candidate. They thought the Republican convention could be "stampeded," and that he might be nominated and elected in spite of himself. The President did his utmost to put a stop to the movement. But whenever it was renewed and he did not instantly reiterate his purpose, the "boomers" were encouraged. "Consider," they said in effect. "Suppose the convention does not ask him to accept another nomination. Suppose that the electors vote for him and elect him. He has n't said that he would not serve another term." Such suggestions forced the President to repeat again and again his fixed determination. In December, 1907, he gave out a statement in which, after reciting his announcement just after the election of 1904, he said: "I have not changed and shall not change the decision thus announced." Undoubtedly the movement made a deeper impression on the public mind because some of those who promoted it were in close personal and official relations to the President.

The third term "boom" did not prevent the friends of other candidates from active efforts in their behalf. Vice-President Fairbanks was strongly supported not only by his State, Indiana, but in other parts of the country. Governor Hughes, of New York, whose political career, brief but brilliant, had won for him many friends, was a favorite candidate, less with the politicians than with those who prided themselves upon their independence. The governor wrote a letter in which he intimated that he would accept a nomination if it came to him under proper conditions, and a Hughes league was formed in New York. Secretary Root was favored by many men, on account of the ability and tact he had shown in the War and State Departments; but the movement in his favor made little progress, inasmuch as opposition developed, based upon

his relations to corporate interests before he entered the field of national politics. The growing band of "insurgents," or as they were then called, "progressive" Republicans, urged the nomination of Governor Cummins, of Iowa. Then there were "favorite sons," — Senator Knox, of Pennsylvania, Governor La Follette, of Wisconsin, and Mr. Speaker Cannon, of Illinois. Finally there were those who advised politicians to keep an eye on Secretary of the Treasury George B. Cortelyou, in case the convention should come to a deadlock and the delegates should turn to a "dark horse."

But it was not difficult for any observer to discover that the President's preference in the matter of his successor was his Secretary of War, William H. Taft, who had achieved a great reputation as Governor of the Philippines and had enhanced it as a cabinet officer. It was alleged that the President used his appointing power to promote the candidacy of Judge Taft, — an accusation which he warmly repelled and challenged the citation of particulars, although he did not deny the statement that he hoped Mr. Taft would be the candidate. Senator Foraker, of Ohio, who was himself a candidate and announced his purpose to contest with Mr. Taft the election of delegates from Ohio, and who was by no means friendly to the President, openly charged improper use of the official patronage in the preliminaries of the canvass. In a speech at Canton, Ohio, in April, 1907, he said, "that the President of the United States should be engaged in a political contest to determine his successor is without a precedent, unless it be the bad precedent set by Andrew Jackson as to Martin Van Buren." It may be mentioned that when a vacancy occurred on the bench of the Supreme Court the seat was offered to Mr. Taft, and was declined by him, in view of his candidacy for the presidency, although he had a strong predilection for a judicial position. For a full year before the election Judge Taft was much before the people in many parts of the country, and made many speeches on public affairs. He was regarded, no doubt rightly, as a spokesman for the President, when the President was not speaking for himself.

The first direct steps in the canvass were taken in December, 1907, when the national committees of the two leading parties met to determine the time and place of holding the national conventions. The Republicans chose Chicago as the place and June 16, 1908, as the time of their meeting. The Democrats

fixed upon Denver, and July 7. From the time the preliminaries were agreed upon there was increased political activity. Early in January a movement was set on foot in New York City by certain Democrats, — some of them citizens of other States, — the plain purpose of which was to eliminate Mr. Bryan. It was decided to have a secret conference of chosen men, and invitations were sent to those who had been selected. But the publicity that was given to the movement killed it. The wish to be "regular" was so strong in the minds of many men that there seemed to be little hope that the conference would be generally attended. The project was given up as "premature," and the invitations were withdrawn. In fact the effort to throw aside Mr. Bryan did not prosper. In the same month of January it was noised abroad that some of the senators and congressmen had conferred together, and that one or more of them would shortly advise Mr. Bryan that it was the general opinion of Democrats that he should withdraw from the field. Mr. Bryan took a characteristic course. He went to Washington, as if to give those who were conspiring to "bell the cat" their opportunity. With one consent they refrained. Mr. Bryan's visit was a triumph. No one suggested that he should lay down the leadership. On the contrary, he went away from the city more evidently the leader of his party than ever before; and from that time there was no doubt of his nomination, and no movement against it that gave the smallest promise of success. Yet every one knew that there was a certain element in the party that had never cheerfully submitted to his leadership, and that many men who had supported him heartily either were tired of his ascendancy or doubted the expediency of nominating him for a third time. Late in 1907 there was a canvass by the New York "Times" and the Brooklyn "Eagle" of Democratic sentiment in the South where Mr. Bryan was strongest. The result indicated that, although Bryan had more supporters than any other candidate, there was much lukewarmness toward him.

On the 22d of February, 1908, there was a conference of Mr. Hearst's Independence League in Chicago. A platform was adopted, and Mr. Hearst made a speech in which he attacked both parties — the Republicans for their opposition to the policies which he advocated, the Democrats because they did not show constancy in their advocacy of those policies. It was decided that the provisional national committee should

make nominations of President and Vice-President after the conventions of the two leading parties.

No further political events of importance took place until the time for the meeting of the National Conventions. Beginning in February, there were the usual State and district conventions, which had not proceeded far before it became evident to all political observers that the nominations would fall to Mr. Taft and Mr. Bryan.

The first convention for the nomination of candidates in 1908 was that of the People's party. It was held at St. Louis on April 2 and 3. About three hundred delegates were said to be in attendance, but as was increasingly the case with the convention of that party, representation was exceedingly irregular. Some States were not represented at all; some were represented by a single person who was not always a citizen of the State for which he acted. It was asserted on the floor that a resident of St. Louis was casting the entire vote, twenty-five, of Montana. Complaint was also made that certain members of the convention were self-appointed, no convention having been held to choose delegates. The fact that such statements were made indicates that the convention was not completely harmonious; and that also is a fact. Wrangling began before the convention met. The Nebraska delegation and that — consisting of one man — from Minnesota, went to St. Louis with a demand that the convention be postponed until after the Democratic Convention should be held. Their purpose was evident. They wished to make Mr. Bryan the candidate of the party. If he should be nominated at Denver, well and good. If not, the Populists should nominate him and make inroads into the Democratic ranks. But the Nebraska men were in a hopeless minority. The "Middle-of-the-Road" policy was strongly in the ascendant. Neither before the convention met nor at any time during its sessions was the proposition to postpone brought forward without meeting with overwhelming defeat. When the convention came to the point of deciding that nominations were in order, the Nebraska and Minnesota delegations withdrew.

Jacob S. Coxey, of Ohio, was the temporary chairman of the convention and George H. Honnecker, of New Jersey, was the permanent President. The platform, which pleased the Nebraska and Bryan faction as little as did the resolution to make nominations at that time, was adopted on the 3d of April, and was as follows: —

The People's Party of the United States, with increased confidence in its contentions, reaffirms the declarations made by the national convention at Omaha.

The admonitions of Washington's farewell, the state papers of Jefferson, and the words of Lincoln are the teachings of our greatest apostles of human rights and political liberty. There has been a departure from the teachings of these great patriots during recent administrations. The government has been controlled so as to place the rights of property above the rights of humanity, has brought the country to a condition that is full of danger to our national wellbeing. Financial combinations have had too much power over Congress and too much influence with the administrative departments of the government. Prerogatives of government have been unwisely and often corruptly surrendered to corporate monopoly and aggregations of predatory wealth.

The issuing of money is a function of government and should not be delegated to corporation or individual. The Constitution gives to Congress alone the power to issue money and regulate the value thereof. We therefore demand that all money shall be issued by the government direct to the people, without the intervention of banks, and be a full legal tender for all debts, public and private, and in quantities to supply the necessity of the country. We demand that postal savings banks be instituted for the savings of the people.

The public domain is the sacred heritage of all the people, and should be held for homesteads for actual settlers only. Alien ownership should be forbidden, and lands now held by aliens or by corporations which have violated the conditions of their grants should be restored to the public domain.

To prevent unjust discrimination and monopoly, the government should own and control the railroads and those public utilities which in their nature are monopolies. To perfect the postal service, the government should own and operate the general telegraph and telephone systems and provide a parcels post.

As to those trusts and monopolies which are not public utilities or natural monopolies, we demand that those special privileges which they now enjoy, and which alone enable them to exist, should be immediately withdrawn. Corporations, being the creatures of government, should be subjected to such governmental regulation and control as will adequately protect the public. We demand the taxation of monopoly privileges while they remain in private hands, to the extent of the value of the privilege granted.

We demand that Congress shall enact a general law uniformly regulating the powers and duties of all incorporated companies doing interstate business.

As a means of placing all public questions directly under the control of the people, we demand that legal provision be made under which the people may exercise the initiative, referendum, and proportional representation, and direct vote for all public officers, with the right of recall.

We believe in the right of those who labor to organize for their mutual protection and benefit, and encourage the efforts of the People's Party to preserve this right inviolate. We condemn the recent attempt to destroy the power of trade unions through the unjust use of the Federal injunction, substituting government by injunction for free government.

We favor the enactment of legislation looking to the improvement of conditions for wage-earners. We demand the abolition of child labor in factories and mines and the suppression of sweat shops. We oppose the use of convict labor in competition with free labor. We demand the exclusion from American shores of foreign pauper labor, imported to beat down the wages of intelligent American workingmen. We favor the eight-hour work day and legislation protecting the lives and limbs of workmen through the use of safety appliances.

We demand the enactment of an employers' liability bill within constitutional bounds. We declare against a continuation of the criminal carelessness in the operation of mines, through which thousands of miners have lost their lives to increase the dividends of stockholders, and demand the immediate adoption of precautionary measures to prevent a repetition of such horrible catastrophes.

We declare that in times of depression, when workingmen are thrown into enforced idleness, that works of public improvements should be at once inaugurated and work provided for those who cannot otherwise secure employment.

We especially emphasize the declaration of the Omaha platform that "wealth belongs to him who creates it, and every dollar taken from labor without a just equivalent is robbery."

We congratulate the farmers of the country upon the enormous growth of their splendid organizations and the good already accomplished through them, securing higher prices for farm products and better conditions generally for those engaged in agricultural pursuits. We urge the importance of maintaining these organizations and extending their power and influence.

We condemn all unwarranted assumption of authority by inferior federal courts in annulling by injunction the laws of the states, and demand legislative action by Congress which will prohibit such usurpation and will restrict to the Supreme Court of the United States the exercise of power in cases involving state legislation.

We are opposed to all gambling in futures.

We present to all people the foregoing declaration of principles and policies as our deep, earnest and abiding convictions, and now, before the country and in the name of the great moral but eternal power in the universe that makes for right thinking and right living and determines the destiny of nations, this convention pledges that the People's Party will stand by these principles and policies in success and in defeat; that never again will the party, by the siren songs and false promises of designing politicians, be tempted to change its course or be again drawn upon the treacherous rocks of fusion.

Thomas E. Watson, of Georgia, was nominated for President, and Samuel W. Williams, of Indiana, for Vice-President. Both nominations were made by acclamation.

The convention of the Socialist party was held at Chicago, May 10-17. A Socialist convention differs in many important respects from the convention of any other party. There is nothing "cut and dried" about it. From beginning to end everything is left to decision by the convention itself, after the freest sort of discussion, — for the members have no hesitation in expressing their opinions about one another as well as upon the subject under consideration. It would be impracticable, doubtless it would also be inexpedient, for a Democratic or a Republican national convention to throw its platform open to unlimited debate, paragraph by paragraph, and even word by word, as in committee of the whole. But that is the way a Socialist platform is constructed. To illustrate: The platform is in three parts, first, a declaration of "principles"; second, the "platform" proper; third, the "programme." When the "principles" were under discussion a delegate called attention to the following sentence: "They [the capitalists] select our executives, bribe our legislatures, and corrupt our courts of justice." He moved, and the convention voted, to substitute "the" for "our." The implication is obvious. Another member suggested that the words "of justice" ought to be struck out, but that was not done. When the platform was discussed, a delegate wished to make a similar change in the phrase "which our courts, legislatures, and executives," etc., and a debate ensued, in which members of the platform committee protested against a change which would imply that Socialists did not consider themselves as members of the nation, and the convention allowed the phrase to stand as given above.

That the party should choose Sunday for its day of meeting, that it should change its presiding officer every day, that it should constitute every committee by election instead of by appointment, that the delegates should address one another in debate as "Comrade" So-and-so, — all these and other points that might be mentioned are indications of the extreme independence that characterizes their conventions — an independence on which, with good reason, they pride themselves. A necessary consequence of their method is that a Socialist convention is protracted. That of 1908 lasted eight days, on each of which there were two sessions. The number of delegates probably slightly exceeded two hundred, as the largest number recorded on any roll-call was 198. Twenty or more of the number were women. Credentials were presented from forty-four States and two Territories, but it is not possible to say whether delegates were present from all those States.

The platform, in three parts, was adopted piecemeal, at several sessions. As finally agreed upon it is as follows:—

PRINCIPLES

Human life depends upon food, clothing and shelter. Only with these assured are freedom, culture and higher human development possible. To produce food, clothing or shelter, land and machinery are needed. Land alone does not satisfy human needs. Human labor creates machinery and applies it to the land for the production of raw materials and food. Whoever has control of land and machinery controls human labor, and with it human life and liberty.

To-day the machinery and the land used for industrial purposes are owned by a rapidly decreasing minority. So long as machinery is simple and easily handled by one man, its owner cannot dominate the sources of life of others. But when machinery becomes more complex and expensive, and requires for its effective operation the organized effort of many workers, its influence reaches over wide circles of life. The owners of such machinery become the dominant class.

In proportion as the number of such machine owners compared to all other classes decreases, their power in the nation and in the world increases. They bring ever larger masses of working people under their control, reducing them to the point where muscle and brain are their only productive property. Millions of formerly self-employed workers thus become the helpless wage slaves of the industrial masters.

As the economic power of the ruling class grows it becomes less useful in the life of the nation. All the useful work of the nation falls upon the shoulders of the class whose only property is its manual and mental labor power—the wage worker—or of the class who have but little land and little effective machinery outside of their labor power—the small traders and small farmers. The ruling minority is steadily becoming useless and parasitic.

A bitter struggle over the division of the products of labor is waged between the exploiting propertied classes on the one hand and the exploited, propertyless class on the other. In this struggle the wage-working class cannot expect adequate relief from any reform of the present order at the hands of the dominant class.

The wage-workers are therefore the most determined and irreconcilable antagonists of the ruling class. They suffer most from the curse of class rule. The fact that a few capitalists are permitted to control all the country's industrial resources and social tools for their individual profit, and to make the production of the necessities of life the object of competitive private enterprise and speculation is at the bottom of all the social evils of our time.

In spite of the organization of trusts, pools and combinations, the capitalists are powerless to regulate reproduction for social ends. Industries are largely conducted in a planless manner. Through periods of feverish activity the strength and health of the workers are mercilessly used up, and during periods of enforced idleness the workers are frequently reduced to starvation.

The climaxes of this system of production are the regularly recurring industrial depressions and crises which paralyze the nation every fifteen or twenty years.

The capitalist class, in its mad race for profits, is bound to exploit the workers to the very limit of their endurance and to sacrifice their physical, moral and mental welfare to its own insatiable greed. Capitalism keeps the masses of workingmen in poverty, destitution, physical exhaustion and ignorance. It drags their wives from their homes to the mill and factory. It snatches their children from the playgrounds and schools and grinds their slender bodies and unformed minds into cold dollars. It wantonly disfigures, maims and kills hundreds of thousands of workingmen annually in mines, on railroads and in factories. It drives millions of workers into the ranks of the unemployed, and forces large numbers of them into beggary, vagrancy and all forms of crime and vice.

To maintain their rule over their fellow men, the capitalists must keep in their pay all organs of the public powers, public mind and public conscience. They control the dominating par-

ties and, through them, the elected public officials. They select the executives, bribe the legislatures and corrupt the courts of justice. They own and censor the press. They sway our educational institutions. They own the nation politically and intellectually just as they own it industrially.

The struggle between wage-workers and capitalists grows ever fiercer, and has now become the only vital issue before the American people. The wage-working class, therefore, has the most vital and direct interest in abolishing the capitalist system. But in abolishing the present system, the workingmen will free not only their own class, but also all other classes of modern society: The small farmer, who is to-day exploited by large capital more indirectly but not less effectively than is the wage laborer; the small manufacturer and trader, who is engaged in a desperate and losing struggle for economic independence in the face of the all-conquering power of concentrated capital; and even the capitalist himself, who is the slave of his wealth rather than its master. The struggle of the working class against the capitalist class, while it is a class struggle, is thus at the same time a struggle for the abolition of all classes and class privileges.

The private ownership of the land and means of production used for exploitation, is the rock upon which class rule is built; political government is its indispensable instrument. The wage-workers cannot be freed from exploitation without conquering the political power and substituting collective for private ownership of the land and means of production used for exploitation.

The basis for such transformation is rapidly developing within the very bosom of present capitalist society. The factory system, with its immense machinery and minute division of labor, is rapidly destroying all vestiges of individual production in manufacture. Modern production is already very largely a collective and social process, while the great trusts and monopolies which have sprung up in recent years have had the effect of organizing the work and management of some of our main industries on a national scale, and fitting them for national use and operation.

The Socialist party is primarily an economic and political movement. It is not concerned with matters of religious belief.

In the struggle for freedom the interests of the workers of all nations are identical. The struggle is not only national but international. It embraces the world and will be carried to ultimate victory by the united workers of the world.

To unite the workers of the nation and their allies and sympathizers of all other classes to this end, is the mission of the Socialist party. In this battle for freedom the Socialist party does not strive to substitute working class rule for capitalist class rule, but

to free all humanity from class rule and to realize the international brotherhood of man.

PLATFORM

The Socialist party, in national convention assembled, in entering upon the campaign of 1908, again presents itself to the people as the party of the working class, and as such it appeals for the support of all workers of the United States and of all citizens who sympathize with the great and just cause of labor.

We are at this moment in the midst of one of those industrial breakdowns that periodically paralyze the life of the nation. The much-boasted era of our national prosperity has been followed by one of general misery. Factories, mills and mines are closed. Millions of men, ready, willing and able to provide the nation with all the necessities and comforts of life are forced into idleness and starvation.

Within recent times the trusts and monopolies have attained an enormous and menacing development. They have acquired the power to dictate the terms upon which we shall be allowed to live. The trusts fix the prices of our bread, meat and sugar, of our coal, oil and clothing, of our raw material and machinery, of all the necessities of life.

The present desperate condition of the workers has been made the opportunity for a renewed onslaught on organized labor. The highest courts of the country have within the last year rendered decision after decision depriving the workers of rights which they had won by generations of struggle.

The attempt to destroy the Western Federation of Miners, although defeated by the solidarity of organized labor and the Socialist movement, revealed the existence of a far-reaching and unscrupulous conspiracy by the ruling class against the organization of labor.

In their efforts to take the lives of the leaders of the miners the conspirators violated state laws and the federal constitution in a manner seldom equaled even in a country so completely dominated by the profit-seeking class as is the United States.

The Congress of the United States has shown its contempt for the interests of labor as plainly and unmistakably as have the other branches of government. The laws for which the labor organizations have continually petitioned have failed to pass. Laws ostensibly enacted for the benefit of labor have been distorted against labor.

The working class of the United States cannot expect any remedy for its wrongs from the present ruling class or from the dominant parties. So long as a small number of individuals are

permitted to control the sources of the nation's wealth for their private profit in competition with each other and for the exploitation of their fellowmen, industrial depressions are bound to occur at certain intervals. No currency reforms or other legislative measures proposed by capitalist reformers can avail against these fatal results of utter anarchy in production.

Individually competition leads inevitably to combinations and trusts. No amount of government regulation, or of publicity, or of restrictive legislation will arrest the natural course of modern industrial development.

While our courts, legislatures and executive offices remain in the hands of the ruling classes and their agents, the government will be used in the interests of these classes as against the toilers.

Political parties are but the expression of economic class interests. The Republican, the Democratic, and the so-called "Independence" parties and all parties other than the Socialist party, are financed, directed and controlled by the representatives of different groups of the ruling class.

In the maintenance of class government both the Democratic and Republican parties have been equally guilty. The Republican party has had control of the national government and has been directly and actively responsible for these wrongs. The Democratic party, while saved from direct responsibility by its political impotence, has shown itself equally subservient to the aims of the capitalist class whenever and wherever it has been in power. The old chattel slave-owning aristocracy of the south, which was the backbone of the Democratic party, has been supplanted by a child slave plutocracy. In the great cities of our country the Democratic party is allied with the criminal element of the slums as the Republican party is allied with the predatory criminals of the palace in maintaining the interests of the possessing class.

The various "reform" movements and parties which have sprung up within recent years are but the clumsy expression of widespread popular discontent. They are not based on an intelligent understanding of the historical development of civilization and of the economic and political needs of our time. They are bound to perish as the numerous middle class reform movements of the past have perished.

PROGRAMME

As measures calculated to strengthen the working class in its fight for the realization of this ultimate aim, and to increase its power of resistance against capitalist oppression, we advocate and pledge ourselves and our elected officers to the following programme:—

1. The immediate government relief for the unemployed workers by building schools, by reforesting of cutover and waste lands, by reclamation of arid tracts, and the building of canals, and by extending all other useful public works. All persons employed on such works shall be employed directly by the government under an eight-hour work-day and at the prevailing union wages. The government shall also loan money to states and municipalities without interest for the purpose of carrying on public works. It shall contribute to the funds of labor organizations for the purpose of assisting their unemployed members, and shall take such other measures within its power as will lessen the widespread misery of the workers caused by the misrule of the capitalist class.

2. The collective ownership of railroads, telegraphs, telephones, steamship lines and all other means of social transportation and communication, and all land.

3. The collective ownership of all industries which are organized on a national scale and in which competition has virtually ceased to exist.

4. The extension of the public domain to include mines, quarries, oil wells, forests and water-power.

5. The scientific reforestation of timber lands, and the reclamation of swamp lands. The land so reforested or reclaimed to be permanently retained as a part of the public domain.

6. The absolute freedom of press, speech and assemblage.

7. The improvement of the industrial condition of the workers,
(a) By shortening the workday in keeping with the increased productiveness of machinery.

(b) By securing to every worker a rest period of not less than a day and a half in each week.

(c) By securing a more effective inspection of workshops and factories.

(d) By forbidding the employment of children under sixteen years of age.

(e) By forbidding the interstate transportation of the products of child labor, of convict labor and of all uninspected factories.

(f) By abolishing official charity and substituting in its place compulsory insurance against unemployment, illness, accident, invalidism, old age and death.

8. The extension of inheritance taxes, graduated in proportion to the amount of the bequests and to the nearness of kin.

9. A graduated income tax.

10. Unrestricted and equal suffrage for men and women, and we pledge ourselves to engage in an active campaign in that direction.

11. The initiative and referendum, proportional representation and the right of recall.

12. The abolition of the senate.

13. The abolition of the power usurped by the supreme court of the United States to pass upon the constitutionality of legislation enacted by Congress. National laws to be repealed or abrogated only by act of Congress or by a referendum of the whole people.

14. That the constitution be made amendable by majority vote.

15. The enactment of further measures for general education and for the conservation of health. The bureau of education to be made a department. The creation of a department of public health.

16. The separation of the present bureau of labor from the department of commerce and labor, and the establishment of a department of labor.

17. That all judges be elected by the people for short terms, and that the power to issue injunctions shall be curbed by immediate legislation.

18. The free administration of justice.

Such measures of relief as we may be able to force from capitalism are but a preparation of the workers to seize the whole power of government, in order that they may thereby lay hold of the whole system of industry and thus come to their rightful inheritance.

On May 14 Eugene V. Debs, of Indiana, was nominated as the Socialist candidate for President on the first roll-call. The full vote was as follows : —

Whole vote cast	198
For Eugene V. Debs, of Indiana	159
For James F. Carey, of Massachusetts	16
For Carl D. Thompson, of Wisconsin	14
For A. M. Simons, of Illinois	9

The nomination was then made unanimous.

The vote for a candidate for Vice-President was as follows : —

Whole vote cast	185
For Benjamin Hanford, of New York	106
For Seymour Stedman, of Illinois	42
For May Wood Simons, of Illinois.	20
For John W. Slayton, of Pennsylvania	15
For Caleb Lipscomb, of Missouri	1
For G. W. Woodby, of California	1

The nomination of Mr. Hanford was also made unanimous. It is an interesting fact that with the exception of Mr. Debs

every person voted for as a candidate for either President or Vice-President was an active member of the convention; also that one of the persons voted for as a candidate for Vice-President was the wife of one who received votes as a candidate for President.

The Republican National Convention was held at Chicago on June 16. Julius C. Burroughs, of Michigan, was the temporary chairman, and Henry Cabot Lodge, of Massachusetts, was the permanent president.

Although the nomination of Judge Taft was practically assured, the proceedings of the convention did not lack interest. The friends of other candidates refused to give up hope. They were encouraged — not to a great extent, to be sure — by a certain opposition to Taft inspired by a feeling that he was too closely identified with, and too strongly committed to, the Roosevelt policies. For there was a contingent of the delegates who were not radical in their opinions. But the shadow of Roosevelt covered the convention; and neither the conservatives nor those who were not so much opposed to Taft as favorable to other candidates, when the two bodies were united, could emerge from that shadow. There was a certain amount of concerted action by the advocates of Fairbanks, Hughes, and Cannon, who were known as "the allies." They were not merely a minority, in the end they were not a united minority.

Prior to the meeting of the convention the National Committee took up the matter of contested seats. Most of the contests were of a frivolous nature; a few had some basis. The decisions of the committee were almost uniformly in favor of the "regular" delegates, who were committed to Taft. There is no reason to think that the decisions were wrong, or even doubtful, although the ways of Republican conventions in the Southern States, whence nearly all the contests arose, are not always strictly fair and praiseworthy. The friends of candidates whose contesting delegates were rejected at first declared their purpose of carrying the matter before the full convention, but ultimately they recognized the hopelessness of such a step, and refrained.

There were of course differences over the platform, for the conservatives were not disposed to surrender their principles. The controversy, such as it was, came upon what was known

as the "anti-injunction" plank. The term was a misnomer, for it was not proposed to forbid injunctions in labor disputes, but to urge certain restrictions upon the issuance of writs of injunction. As it was finally adopted by probably two thirds of the Committee on Resolutions, it was not a particularly vigorous paragraph, but it was said to embody the views of Mr. Taft and the President, and was adopted on that account. The opposition was not directed so much against the principle stated, as against the recognition of the principle as a political issue.

As was expected, there was an attempt to stampede the convention for Roosevelt, but if such a movement ever had a chance of success, that chance was thrown away prematurely. Senator Lodge, in his speech on taking the chair as President, made a most complimentary allusion to the President as "the best abused and the most popular man in the United States to-day." Vigorous applause greeted the remark, and the applause was quickly taken up by the throngs in the galleries. It did not cease, but was continued long after the delegates had quieted down. Still it continued. Whether the galleries were "packed" in any other sense than that of being uncomfortably full, no one knows. Possibly the crowd was carried away by its own enthusiasm, born at the moment. Probably not one person in ten who applauded had heard distinctly the words he was cheering. At all events, the din lasted forty-six minutes. It had no effect upon the delegates. They had gone to Chicago to nominate Taft, and were not to be moved from their purpose by a gallery demonstration which might be spontaneous — and might not be.

The platform was reported on the third day of the convention, June 19, and after a discussion of unusual length was adopted. It was as follows: —

Once more the Republican party, in national convention assembled, submits its cause to the people. This great historic organization that destroyed slavery, preserved the Union, restored credit, expanded the national domain, established a sound financial system, developed the industries and resources of the country, and gave to the nation her seat of honor in the councils of the world, now meets the new problems of government with the same courage and capacity with which it solved the old.

In this the great era of American advancement the Republican party has reached its highest service under the leadership of

Theodore Roosevelt. His administration is an epoch in American history. In no other period since national sovereignty was won under Washington, or preserved under Lincoln, has there been such mighty progress in those ideals of government which make for justice, equality, and fair dealing among men. The highest aspirations of the American people have found a voice. Their most exalted servant represents the best aims and worthiest purposes of all his countrymen. American manhood has been lifted to a nobler sense of duty and obligation. Conscience and courage in public station, and higher standards of right and wrong in private life have become cardinal principles of political faith; capital and labor have been brought into closer relations of confidence and interdependence, and the abuse of wealth, the tyranny of power, and all the evils of privilege and favoritism have been put to scorn by the simple, manly virtues of justice and fair play.

The great accomplishments of President Roosevelt have been, first and foremost, a brave and impartial enforcement of the law, the prosecution of illegal trusts and monopolies, the exposure and punishment of evildoers in the public service, the more effective regulation of the rates and service of the great transportation lines, the complete overthrow of preferences, rebates, and discriminations, the arbitration of labor disputes, the amelioration of the condition of wage-workers everywhere, the conservation of the natural resources of the country, the forward step in the improvement of the inland waterways, and always the earnest support and defence of every wholesome safeguard which has made more secure the guarantees of life, liberty, and property.

These are the achievements that will make for Theodore Roosevelt his place in history, but more than all else the great things he has done will be an inspiration to those who have yet greater things to do. We declare our unfaltering adherence to the policies thus inaugurated, and pledge their continuance under a Republican administration of the government.

Under the guidance of Republican principles the American people have become the richest nation in the world. Our wealth to-day exceeds that of England and all her colonies, and that of France and Germany combined. When the Republican party was born, the total wealth of the country was \$16,000,000,000. It has leaped to \$110,000,000,000 in a generation, while Great Britain has gathered but \$60,000,000,000 in five hundred years. The United States now owns one fourth of the world's wealth and makes one third of all modern manufactured products. In the great necessities of civilization, such as coal, the motive power of all activity; iron, the chief basis of all industry; cotton, the staple foundation of all fabrics; wheat, corn, and all the agricultural products that feed

mankind, America's supremacy is undisputed. And yet her great natural wealth has been scarcely touched. We have a vast domain of 3,000,000 square miles, literally bursting with latent treasure, still waiting the magic of capital and industry to be converted to the practical uses of mankind; a country rich in soil and climate, in the unharnessed energy of its rivers, and in all the varied products of the field, the forest, and the factory. With gratitude for God's bounty, with pride in the splendid productiveness of the past, and with confidence in the plenty and prosperity of the future, the Republican party declares for the principle that in the development and enjoyment of wealth so great and blessings so benign there shall be equal opportunity for all.

Nothing so clearly demonstrates the sound basis upon which our commercial, industrial, and agricultural interests are founded, and the necessity of promoting their continued welfare through the operation of Republican policies as the recent safe passage of the American people through a financial disturbance which, if appearing in the midst of Democratic rule or the menace of it, might have equalled the familiar Democratic panics of the past. We congratulate the people upon the renewed evidence of American supremacy, and hail with confidence the signs now manifest of a complete restoration of business prosperity in all lines of trade, commerce, and manufacturing.

Since the election of William McKinley, in 1896, the people of this country have felt anew the wisdom of intrusting to the Republican party, through decisive majorities, the control and direction of national legislation. The many wise and progressive measures adopted at recent sessions of Congress have demonstrated the patriotic resolve of Republican leadership in the legislative department to keep step in the forward march toward better government. Notwithstanding the indefensible filibustering of a Democratic minority in the House of Representatives during the last session, many wholesome and progressive laws were enacted, and we especially commend the passage of the emergency currency bill; the appointment of the national monetary commission; the employers' and government liability laws; the measures for the greater efficiency of the army and navy; the widows' pension bill; the child labor law for the District of Columbia; the new statutes for the safety of railroad engineers and firemen; and many other acts conserving the public welfare.

The Republican party declares unequivocally for a revision of the tariff by a special session of Congress immediately following the inauguration of the next President, and commends the steps already taken to this end in the work assigned to the appropriate committees of Congress, which are now investigating the operation

and effect of existing schedules. In all tariff legislation the true principle of protection is best maintained by the imposition of such duties as will equal the difference between the cost of production at home and abroad, together with a reasonable profit to American industries. We favor the establishment of maximum and minimum rates to be administered by the President under limitations fixed by the law, the maximum to be available to meet discriminations by foreign countries against American goods entering their markets, and the minimum to represent the normal measure of protection at home; the aim and purpose of the Republican policy being not only to preserve, without excessive duties, that security against foreign competition to which American manufacturers, farmers, and producers are entitled, but also to maintain the high standard of living of the wage-earners of this country, who are the most direct beneficiaries of the protective system. Between the United States and the Philippines we believe in a free interchange of products with such limitations as to sugar and tobacco as will afford adequate protection to domestic interests.

We approve the emergency measures adopted by the government during the recent financial disturbance, and especially commend the passage by Congress, at the last session, of the law designed to protect the country from a repetition of such stringency. The Republican party is committed to the development of a permanent currency system, responding to our greater needs, and the appointment of the national monetary commission by the present Congress, which will impartially investigate all proposed methods, insures the early realization of this purpose. The present currency laws have fully justified their adoption, but an expanding commerce, a marvellous growth in wealth and population, multiplying the centres of distribution, increasing the demand for the movement of crops in the West and South and entailing periodic changes in monetary conditions, disclose the need of a more elastic and adaptable system. Such a system must meet the requirements of agriculturists, manufacturers, merchants, and business men generally, must be automatic in operation, minimizing the fluctuations in interest rates, and above all, must be in harmony with that Republican doctrine which insists that every dollar shall be based upon and as good as gold.

We favor the establishment of a postal savings bank system for the convenience of the people and the encouragement of thrift.

The Republican party passed the Sherman anti-trust law over Democratic opposition, and enforced it after Democratic dereliction. It has been a wholesome instrument for good in the hands of a wise and fearless administration. But experience has shown that its effectiveness can be strengthened and its real objects better

attained by such amendments as will give to the federal government greater supervision and control over, and secure greater publicity in, the management of that class of corporations engaged in interstate commerce having power and opportunity to effect monopolies.

We approve the enactment of the railroad rate law and the vigorous enforcement by the present administration of the statutes against rebates and discriminations, as a result of which the advantages formerly possessed by the large shipper over the small shipper have substantially disappeared; and in this connection we commend the appropriation by the present Congress to enable the Interstate Commerce Commission to thoroughly investigate, and give publicity to, the accounts of interstate railroads. We believe, however, that the interstate commerce law should be further amended so as to give railroads the right to make and publish traffic agreements subject to the approval of the commission, but maintaining always the principle of competition between naturally competing lines and avoiding the common control of such lines by any means whatsoever. We favor such national legislation and supervision as will prevent the future overissue of stocks and bonds by interstate carriers.

The enactment in constitutional form at the present session of Congress of the employers' liability law, the passage and enforcement of the safety appliance statutes, as well as the additional protection secured for engineers and firemen; the reduction in the hours of labor of trainmen and railroad telegraphers, the successful exercise of the powers of mediation and arbitration between interstate railroads and their employés, and the law making a beginning in the policy of compensation for injured employés of the government, are among the most commendable accomplishments of the present administration. But there is further work in this direction yet to be done, and the Republican party pledges its continued devotion to every cause that makes for safety and the betterment of conditions among those whose labor contributes so much to the progress and welfare of the country.

The same wise policy which has induced the Republican party to maintain protection to American labor, to establish an eight-hour day in the construction of all public works, to increase the list of employés who shall have preferred claims for wages under the bankruptcy laws, to adopt a child labor statute for the District of Columbia, to direct an investigation into the condition of working women and children, and, later, of employés of telephone and telegraph companies engaged in interstate business; to appropriate \$150,000 at the recent session of Congress in order to secure a thorough inquiry into the causes of catastrophes and loss of life

in the mines, and to amend and strengthen the law prohibiting the importation of contract labor, will be pursued in every legitimate direction within federal authority to lighten the burdens and increase the opportunity for happiness and advancement of all who toil. The Republican party recognizes the special needs of wage-workers generally, for their well-being means the well-being of all. But more important than all other considerations is that of good citizenship, and we especially stand for the needs of every American, whatever his occupation, in his capacity as a self-respecting citizen.

The Republican party will uphold at all times the authority and integrity of the courts, state and federal, and will ever insist that their powers to enforce their process and to protect life, liberty and property shall be preserved inviolate. We believe, however, that the rules of procedure in the federal courts with respect to the issuance of the writ of injunction should be more accurately defined by statute, and that no injunction or temporary restraining order should be issued without notice, except where irreparable injury would result from delay, in which case a speedy hearing thereafter should be granted.

Among those whose welfare is as vital to the welfare of the whole country as is that of the wage-earner is the American farmer. The prosperity of the country rests peculiarly upon the prosperity of agriculture. The Republican party during the last twelve years has accomplished extraordinary work in bringing the resources of the national government to the aid of the farmer, not only in advancing agriculture itself, but in increasing the conveniences of rural life. Free rural mail delivery has been established; it now reaches millions of our citizens, and we favor its extension until every community in the land receives the full benefits of the postal service. We recognize the social and economic advantages of good country roads, maintained more and more largely at public expense and less and less at the expense of the abutting owner. In this work we commend the growing practice of state aid, and we approve the efforts of the national Agricultural Department by experiments and otherwise to make clear to the public the best methods of road construction.

The Republican party has been for more than fifty years the consistent friend of the American negro. It gave him freedom and citizenship. It wrote into the organic law the declarations that proclaim his civil and political rights, and it believes to-day that his noteworthy progress in intelligence, industry, and good citizenship has earned the respect and encouragement of the nation. We demand equal justice for all men, without regard to race or color; we declare once more, and without reservation, for the enforcement

in letter and spirit of the Thirteenth, Fourteenth and Fifteenth amendments to the Constitution, which were designed for the protection and advancement of the negro, and we condemn all devices that have for their real aim his disfranchisement for reasons of color alone, as unfair, un-American, and repugnant to the supreme law of the land.

We indorse the movement inaugurated by the administration for the conservation of natural resources; we approve all measures to prevent the waste of timber; we commend the work now going on for the reclamation of arid lands, and reaffirm the Republican policy of the free distribution of the available areas of the public domain to the landless settler. No obligation of the future is more insistent, and none will result in greater blessings to posterity. In line with this splendid undertaking is the further duty, equally imperative, to enter upon a systematic improvement upon a large and comprehensive plan, just to all portions of the country, of the waterways, harbors, and Great Lakes, whose natural adaptability to the increasing traffic of the land is one of the greatest gifts of a benign Providence.

The present Congress passed many commendable acts increasing the efficiency of the army and navy; making the militia of the states an integral part of the national establishment; authorizing joint manœuvres of army and militia; fortifying new naval bases and completing the construction of coaling stations; instituting a female nurse corps for naval hospitals and ships, and adding two new battleships, ten torpedo boat destroyers, three steam colliers and eight submarines to the strength of the navy. Although at peace with all the world, and secure in the consciousness that the American people do not desire and will not provoke a war with any other country, we nevertheless declare our unalterable devotion to a policy that will keep this Republic ready at all times to defend her traditional doctrines, and assure her appropriate part in promoting permanent tranquillity among the nations.

We commend the vigorous efforts made by the administration to protect American citizens in foreign lands, and pledge ourselves to insist on the just and equal protection of all our citizens abroad. It is the unquestioned duty of the government to procure for all our citizens, without distinction, the rights of travel and sojourn in friendly countries, and we declare ourselves in favor of all proper efforts tending to that end.

Under the administration of the Republican party, the foreign commerce of the United States has experienced a remarkable growth, until it has a present annual valuation of approximately \$3,000,000,000, and gives employment to a vast amount of labor and capital which would otherwise be idle. It has inaugurated through

the recent visit of the Secretary of State to South America and Mexico a new era of Pan-American commerce and comity which is bringing us into closer touch with our twenty sister American republics, having a common historical heritage, a republican form of government, and offering us a limitless field of legitimate commercial expansion.

The conspicuous contributions of American statesmanship to the great cause of international peace so signally advanced in the Hague conferences, are an occasion for just pride and gratification. At the last session of the Senate of the United States eleven Hague conventions were ratified, establishing the rights of neutrals, laws of war on land, restriction of submarine mines, limiting the use of force for the collection of contractual debts, governing the opening of hostilities, extending the application of Geneva principles, and in many ways lessening the evils of war and promoting the peaceful settlement of international controversies. At the same session twelve arbitration conventions with great nations were confirmed, and extradition, boundary, and neutralization treaties of supreme importance were ratified. We indorse such achievements as the highest duty a people can perform, and proclaim the obligation of further strengthening the bonds of friendship and good-will with all the nations of the world.

We adhere to the Republican doctrine of encouragement to American shipping, and urge such legislation as will revive the merchant marine prestige of the country, so essential to national defence, the enlargement of foreign trade, and the industrial prosperity of our own people.

Another Republican policy which must ever be maintained is that of generous provision for those who have fought the country's battles, and for the widows and orphans of those who have fallen. We commend the increase in the widows' pensions, made by the present Congress, and declare for a liberal administration of all pension laws, to the end that the people's gratitude may grow deeper as the memories of heroic sacrifice grow more sacred with the passing years.

We reaffirm our declarations that the Civil Service laws, enacted, extended, and enforced by the Republican party, shall continue to be maintained and obeyed.

We commend the efforts designed to secure greater efficiency in national public health agencies, and favor such legislation as will effect this purpose.

In the interest of the great mineral industries of our country, we earnestly favor the establishment of a bureau of mines and mining.

The American government, in Republican hands, has freed Cuba, given peace and protection to Porto Rico and the Philip-

piners under our flag, and begun the construction of the Panama Canal. The present conditions in Cuba vindicate the wisdom of maintaining between that republic and this imperishable bonds of mutual interest, and the hope is now expressed that the Cuban people will soon again be ready to assume complete sovereignty over their land.

In Porto Rico the government of the United States is meeting loyal and patriotic support; order and prosperity prevail, and the well-being of the people is in every respect promoted and conserved.

We believe that the native inhabitants of Porto Rico should be at once collectively made citizens of the United States, and that all others properly qualified under existing laws residing in said island should have the privilege of becoming naturalized.

In the Philippines insurrection has been suppressed, law is established, and life and property are made secure. Education and practical experience are there advancing the capacity of the people for government, and the policies of McKinley and Roosevelt are leading the inhabitants step by step to an ever increasing measure of home rule.

Time has justified the selection of the Panama route for the great isthmian canal, and events have shown the wisdom of securing authority over the zone through which it is to be built. The work is now progressing with a rapidity far beyond expectation, and already the realization of the hopes of centuries has come within the vision of the near future.

We favor the immediate admission of the territories of New Mexico and Arizona as separate states in the Union.

February 12, 1909, will be the 100th anniversary of the birth of Abraham Lincoln, an immortal spirit, whose fame has brightened with the receding years, and whose name stands among the first of those given to the world by the great republic. We recommend that this centennial anniversary be celebrated throughout the confines of the nation by all the people thereof, and especially by the public schools as an exercise to stir the patriotism of the youth of the land.

We call the attention of the American people to the fact that none of the great measures here advocated by the Republican party could be enacted, and none of the steps forward here proposed could be taken under a Democratic administration or under one in which party responsibility is divided. The continuance of present policies, therefore, absolutely requires the continuance in power of that party which believes in them and which possesses the capacity to put them into operation.

Beyond all platform declarations there are fundamental differences between the Republican party and its chief opponent which

make the one worthy and the other unworthy of public trust. In history the difference between Democracy and Republicanism is that the one stood for debased currency, the other for honest currency; the one for free silver, the other for sound money; the one for free trade, the other for protection; the one for the contraction of American influence, the other for its expansion; the one has been forced to abandon every position taken on the great issues before the people, the other has held and vindicated all.

In experience the difference between Democracy and Republicanism is that one means adversity, while the other means prosperity; one means low wages, the other means high; one means doubt and debt, the other means confidence and thrift.

In principle the difference between Democracy and Republicanism is that one stands for vacillation and timidity in government, the other for strength and purpose; one stands for obstruction, the other for construction; one promises, the other performs; one finds fault, the other finds work.

The present tendencies of the two parties are even more marked by inherent differences. The trend of Democracy is toward socialism, while the Republican party stands for wise and regulated individualism. Socialism would destroy wealth, Republicanism would prevent its abuse. Socialism would give to each an equal right to take; Republicanism would give to each an equal right to earn. Socialism would offer an equality of possession, which would soon leave no one anything to possess; Republicanism would give equality of opportunity, which would assure to each his share of a constantly increasing sum of possessions. In line with this tendency the Democratic party of to-day believes in government ownership, while the Republican party believes in government regulation. Ultimately Democracy would have the nation own the people, while Republicanism would have the people own the nation.

Upon this platform of principles and purposes, reaffirming our adherence to every Republican doctrine proclaimed since the birth of the party, we go before the country, asking the support not only of those who have acted with us heretofore, but of all our fellow citizens who, regardless of past political differences, unite in the desire to maintain the policies, perpetuate the blessings, and make secure the achievements of a greater America.

A minority report was submitted by Mr. Cooper, of Wisconsin, the only member of the Committee on Resolutions who dissented from the platform. He was a representative of the views of Governor La Follette, who had succeeded in bringing the Republican party of Wisconsin to the support of a radical policy — radical, that is, in comparison with the gen-

eral body of opinion in the party, and even more radical than the position of Mr. Roosevelt. Mr. Cooper proposed substitutes for many of the paragraphs in the majority report, and additional paragraphs on subjects not mentioned in that report. The minority report thus expressed dissent on the planks relating to the tariff, to the "trusts," to the regulation of railroad rates, and to the issuance of injunctions in labor cases, and it advocated a law requiring the publicity of campaign expenses, the physical valuation of railroads, an eight-hour law for all persons employed on public works, and the election of United States Senators by direct popular vote. After Mr. Cooper had advocated his minority report, a vote was taken on the substitute with the exception of these reserved paragraphs, and the substitute was rejected, ayes 28, noes 952. Twenty-five of the affirmative votes were given by Wisconsin. The paragraph relating to the publicity of campaign expenses was rejected, ayes 94, nays 880. That relating to the physical valuation of railroads was rejected, ayes 63, noes 917. That relating to the election of senators was rejected, ayes 114, noes 866. The platform as a whole was then adopted by a *viva voce* vote, with apparent although of course not absolute unanimity.

Nominations for the office of President were next in order, and the names of Mr. Cannon, Mr. Fairbanks, Secretary Taft, Governor Hughes, Mr. Foraker, and Mr. La Follette were presented, with the usual demonstrations by the partisans of each. But that demonstration was varied when the name of Governor La Follette was presented. One of the persons in the assemblage held up a large portrait of the President, and immediately there was an outburst of applause which was long continued, even after the sergeant-at-arms had required the portrait to be taken down. Then a man in the gallery unfurled a large flag bearing a portrait of Mr. Roosevelt, and the uproar became greater than ever. Mr. Lodge directed the roll of States to be called, and roll-call began in the midst of the turmoil. The second attempt to stampede the convention failed.

Mr. Taft was nominated on the first roll-call. The vote stood thus : —

Whole number voting	979
Necessary to a choice	490
William H. Taft, of Ohio	702
Philander C. Knox, of Pennsylvania	68

Charles E. Hughes, of New York	67
Joseph G. Cannon, of Illinois	58
Charles W. Fairbanks, of Indiana	40
Robert E. La Follette, of Wisconsin	25
Joseph B. Foraker, of Ohio	16
Theodore Roosevelt, of New York	3

Mr. Taft had at least one vote from every State and Territory except Indiana, which cast its full vote for Mr. Fairbanks, who had ten scattering votes from other States. Most of the other candidates received votes chiefly as "favorite sons." Thus Mr. Knox had only four votes from outside of Pennsylvania; Mr. Hughes only two from outside of New York; Mr. Cannon but seven from States other than Illinois; and Mr. La Follette's votes came from Wisconsin only. Save four votes for Mr. Foraker from Ohio, the rest were given by Southern delegates. Three Pennsylvanians gave Mr. Roosevelt their votes. The nomination of Mr. Taft was made unanimous.

The nomination of a candidate for Vice-President was made on the fourth day of the convention. As the choice of Mr. Taft was assured long before the convention met, there was much canvassing by the friends of several candidates for the vice-presidency. Efforts were made to induce Mr. Fairbanks again to accept the second place on the ticket, but he steadfastly refused. There was also a strong movement to nominate Governor Hughes, when his candidacy for the first place was seen to be hopeless, but he also declined peremptorily. The first roll-call resulted as follows: —

Whole number voting	980
Necessary to a choice	491
James S. Sherman, of New York	816
Franklin Murphy, of New Jersey	77
Curtis Guild, Jr., of Massachusetts	75
George L. Sheldon, of Nebraska	16
Charles W. Fairbanks, of Indiana	1

The nomination of Mr. Sherman was made unanimous, and the convention adjourned.

The Socialist Labor Convention was held at New York, July 2. Twelve States were represented, and the number of delegates was twenty-three. E. Passams, of New York, was the permanent chairman, although he was elected and reelected day by day. On the first day of the convention a delegate from

a local Socialist Club was received, who urged the convention to indorse the nomination of Mr. Debs. There was a long discussion of the proposition, which no member of the convention supported, and in the end it was unanimously rejected. Two days were occupied in the determination of various matters concerning the policy of the party and in debate on propositions to amend its constitution. On the 5th of July the platform was adopted. Inasmuch as it was the platform of 1904 without any change whatever, it is omitted here.¹ When the nomination of candidates was in order, Mr. Daniel De Leon presented the name of Martin B. Preston, of Nevada, as candidate for the office of President. The only reason for the selection which he gave was that Mr. Preston, when acting as "picket" for his labor union in a time of strike, had killed a man who opposed him, for which deed he was convicted and sentenced to a term of twenty-five years' imprisonment in the Nevada State prison. In 1908 he had completed three years of the term. Mr. De Leon also remarked that Preston was ten years under the constitutional age for holding the office, but he predicted that if he were elected he would be allowed to enter upon the duties of the office. The report of the convention in the official organ of the party says that the nomination was unanimously approved "with indescribable enthusiasm." The business of the convention was completed by the nomination of Donald L. Munro, of Virginia, as a candidate for Vice-President. In consequence of the ineligibility of the candidate for President, August Gilhaus, of New York, was afterward placed at the head of the ticket.

The Democratic Convention was held, July 7-10, at Denver, the most western point at which a national political convention has been held. Both the preliminaries and the proceedings of the Convention were of unusual interest. Theodore A. Bell, of Colorado, was the temporary chairman, and Henry D. Clayton of Alabama, the permanent president.

Although the nomination of Mr. Bryan was as fully assured as any future event could be, there was earnest and even violent opposition to him by the conservative element, represented by the supporters of Judge Gray, of Delaware, and of Governor Johnson, of Minnesota. They hoped against hope. They urged that Mr. Bryan had less than the necessary two thirds

¹ See page 112.

of pledged delegates, that Mr. Bryan could not be elected, and that when the first vote should show him to have less than the requisite majority, the delegates would turn to one or the other of the opposing candidates. Although they put forward the argument with confidence and pertinacity, they allowed doubters to suspect that confidence by suggesting ever and anon that if Mr. Bryan should be chosen it would be well to balance the ticket by placing either Judge Gray or Governor Johnson upon it as the candidate for the second place. But both those gentlemen refused in the most emphatic terms to be considered for the vice-presidency, and were forced by the persistence of their advocates to repeat the refusal, time and again.

The issue, so far as the nomination of Mr. Bryan was concerned, was so generally taken for granted that most of the leading delegates, and large numbers of the rank and file, made the journey westward by way of Lincoln, Nebraska, Mr. Bryan's home, and consulted with him about the other matters to be considered by the convention. It was recognized as altogether desirable that both his "running mate" and the declaration of principles in the platform should be thoroughly acceptable to him. In the end this was effected. The language of the platform on points about which there was some controversy, was submitted to him before being read to the convention, and he is understood to have indicated his choice of the candidate ultimately selected for the vice-presidency.

Several days before the opening of the convention, while the delegates were gathering at Denver, an angry controversy broke out over a proposition to pass a resolution laudatory of President Cleveland, whose death occurred on June 24, a fortnight before the meeting of the convention. Judge Parker, who had been the candidate of the party in 1904, let it be known that he had prepared such a resolution, which was to be offered at the close of the first day's session. The text of the resolution was published and excited the liveliest indignation of the supporters of Mr. Bryan, for the statements it contained that Mr. Cleveland "respected the integrity of the courts," and "maintained the public credit, and stood firm as a rock in defence of sound principles of finance," were regarded as open attacks upon Mr. Bryan and his attitude on two matters of public policy. Judge Parker denied that he had any purpose of assailing Mr. Bryan, but those in control of affairs took the very proper position that phrases capable of

bearing the interpretation Mr. Bryan's friends put upon them, should not appear in a resolution to be considered by the convention. They therefore determined that an unobjectionable resolution should be prepared and presented by some person other than Judge Parker. The plan was carried out. When the resolution was offered on the first day of the Convention, Judge Parker was called to his feet by cries from delegates, and read a mild and inoffensive draft which he had intended to offer, if the chairman had recognized him, but he did not offer it and contented himself with seconding that already before the Convention, which was unanimously adopted.

Three most important matters caused great and prolonged discussion both without and within the convention: the vice-presidency, the decision as to contested seats, and the platform. There were receptive candidates for the second place on the ticket from a dozen or more of the States, beside the two obdurately non-receptive candidates already named, who were nevertheless urged with unyielding persistence. But the controversy over that nomination gradually died out as it became universally admitted that the final choice must be made by Mr. Bryan himself.

The contested seats were many. Idaho sent two sets of delegates, — one "anti-Mormon," — the other, of course, not "Mormon," but opposed to the programme of the "anti-Mormon" set. There was a contest in Illinois which involved a question of the leadership of the party in the State. Similarly a contest over the delegates from the districts in Brooklyn, New York, was really between Tammany Hall and the local leader. The most interesting of all were contests in Pennsylvania, where the leadership of Colonel J. M. Guffey was at stake. There had been and still was a violent personal controversy between Mr. Bryan and Col. Guffey. The National Committee, as was customary, heard the parties to the several contests and made the preliminary roll of the convention, but the committee on credentials devoted no less than seventeen hours to hearing and determining the contests. In two of the cases the committee, and the convention which adopted its conclusions, seem to have taken the wish of a majority of the delegates, and consulted Mr. Bryan's interests, rather than regarded the facts of the election, as their guide. At all events, Tammany was victorious in the Brooklyn case, and Colonel Guffey's delegates were excluded. If less than justice was done in these

cases, the same thing may be said of a long series of unjust decisions of contested seats in Congress and in every State Legislature. And after all no result was changed by the decisions.

A much more important matter required to be decided outside the convention proper. The platform of a party is usually accepted without discussion upon being reported by the Committee on Resolutions. From a party point of view it is extremely desirable that it should be so. It is of course a pure fiction that a platform expresses the opinions of all members of the party which adopts it, even upon the "paramount" issues of the day. Multitudes of free silver men voted for McKinley in 1896, and other multitudes of gold standard men supported Bryan. Nevertheless it is a recognized principle of party strategy to construct platforms in such a way as to avoid alienating a large body of voters, to employ language just strong enough and just vague enough to satisfy both factions in cases where there is a division of sentiment, and above all to avert the catastrophe of a revelation of division by having the controversy brought upon the floor of the convention. There was a serious contest in the Denver convention, as there had been in the Republican convention at Chicago, over the attitude of the party toward injunctions in cases arising out of labor disputes. It was confidently announced prior to the assembling of the delegates that the platform would follow closely the phraseology of the resolutions adopted in March, 1908, by the Nebraska Democratic State convention, which were understood to represent Mr. Bryan's personal views. The salient points of the declaration were a demand that in all such cases writs of injunction should not issue except after notice to the defendants and a hearing; that trial for contempt might be taken by another judge than the one who issued the injunction; and that there should be a trial by jury when the alleged contempt was committed not in the presence of the court. Representatives of organized labor were in attendance urging the adoption of the foregoing or even stronger language; and there was strenuous opposition. As will be seen the resolution ultimately agreed upon was quite different in form from the Nebraska platform, but all parties expressed themselves as satisfied.

There were few incidents of the convention proceedings that call for notice. Mention of the name of Mr. Bryan by Senator

Gore, of Oklahoma, was followed by applause which lasted eighty-seven minutes, substantially twice as long as the Roosevelt demonstration at Chicago, and much the longest cheer ever heard in a national convention. The platform committee was so long a time engaged in completing its work, that at the evening session of Thursday, the 9th, the nominating speeches for a candidate for the presidency were made before the platform was reported.¹ Mr. Bryan, Judge Gray, and Governor Johnson were placed in nomination. There was another full hour of applause when Mr. Bryan was named by Mr. Dunn, of Nebraska, who made the nominating speech.

The Committee on Resolutions reported at midnight. The reading of the platform occupied nearly an hour. The platform was unanimously adopted as follows:—

We, the representatives of the Democrats of the United States, in national convention assembled, reaffirm our belief in, and pledge our loyalty to, the principles of the party.

We rejoice at the increasing signs of an awakening throughout the country. The various investigations have traced graft and political corruption to the representatives of predatory wealth, and laid bare the unscrupulous methods by which they have debauched elections and preyed upon a defenceless public through the subservient officials whom they have raised to place and power.

The conscience of the nation is now aroused to free the government from the grip of those who have made it a business asset of the favor-seeking corporations; it must become again a people's government, and be administered in all its departments according to the Jeffersonian maxim, "Equal rights to all and special privileges to none."

"Shall the people rule?" is the overshadowing issue which manifests itself in all the questions now under discussion.

The Republican Congress in session just ended has made appropriations amounting to \$1,008,000,000, exceeding the total expenditures of the last fiscal year by \$90,000,000, and leaving a deficit of more than \$60,000,000 for the fiscal year. We denounce the needless waste of the people's money which has resulted in this appalling increase as a shameful violation of all prudent conditions of government, as no less than a crime against the millions of working men and women, from whose earnings the great proportion of these colossal sums must be extorted through excessive tariff exactions and other indirect methods. It is not surprising that, in the

¹ Although the official report of the convention, in book form, represents that the platform was presented and adopted before the nominating speeches were made.

face of this shocking record, the Republican platform contains no reference to economical administration or promise thereof in the future. We demand that a stop be put to this frightful extravagance, and insist upon the strictest economy in every department compatible with frugal and efficient administration.

Coincident with the enormous increase in expenditures is a like addition to the number of officeholders. During the last year 23,784 were added, costing \$16,156,000, and in the last six years of the Republican administration the total number of new offices created, aside from many commissions, has been 99,319, entailing an additional expenditure of nearly \$70,000,000, as against only 10,279 new offices created under the Cleveland and McKinley administrations, which involved an expenditure of only \$6,000,000. We denounce this great and growing increase in the number of officeholders as not only unnecessary and wasteful, but also as clearly indicating a deliberate purpose on the part of the Administration to keep the Republican party in power at public expense by thus increasing the number of its retainers and dependents. Such procedure we declare to be no less dangerous and corrupt than the open purchase of votes at the polls.

The House of Representatives was designed by the fathers of the Constitution to be the popular branch of our government, responsive to the public will.

The House of Representatives, as controlled in recent years by the Republican party, has ceased to be a deliberative and executive body, responsive to the will of a majority of its members, but has come under the absolute domination of the Speaker, who has entire control of its deliberations and powers of legislation.

We have observed with amazement the popular branch of our federal government helpless to obtain either the consideration or enactment of measures desired by a majority of its members.

Legislative government becomes a failure when one member, in the person of the Speaker, is more powerful than the entire body.

We demand that the House of Representatives shall again become a deliberative body, controlled by a majority of the people's representatives and not by the Speaker, and we pledge ourselves to adopt such rules and regulations to govern the House of Representatives as will enable a majority of its members to direct its deliberations and control legislation.

We condemn as a violation of the spirit of our institutions the action of the present Chief Executive in using the patronage of his high office to secure the nomination of one of his Cabinet officers. A forced succession in the Presidency is scarcely less repugnant to public sentiment than is life tenure in that office. No good intention on the part of the Executive, and no virtue in the one selected

can justify the establishment of a dynasty. The right of the people freely to select their officials is inalienable and cannot be delegated.

We demand federal legislation forever terminating the partnership which has existed between corporations of the country and the Republican party under the expressed or implied agreement that in return for the contribution of great sums of money, wherewith to purchase elections, they should be allowed to continue substantially unmolested in their efforts to encroach upon the rights of the people.

Any reasonable doubt as to the existence of this relation has been forever dispelled by the sworn testimony of witnesses examined in the insurance investigation in New York and the open admission, unchallenged by the Republican National Committee, of a single individual that he himself, at the personal request of the Republican candidate for the Presidency, raised more than a quarter of a million of dollars to be used in a single State during the closing hours of the last campaign. In order that this practice shall be stopped for all time we demand the passage of a statute punishing with imprisonment any officer of a corporation who shall either contribute on behalf of or consent to the contribution by corporations of any money or thing of value to be used in furthering the election of a President or Vice-President of the United States or of any member of Congress thereof.

We denounce the Republican party, having complete control of the Federal Government, for its failure to pass the bill introduced in the last Congress to compel the publication of the names of contributors and the amounts contributed toward Congress funds, and point to the evidence of their insincerity when they sought by an absolutely irrelevant and impossible amendment to defeat the passage of the bill. As a further evidence of their intention to conduct their campaign in the coming contest with vast sums of money wrested from favor-seeking corporations, we call attention to the fact that the recent Republican National Convention at Chicago refused, when the plank was presented to it, to declare against such practices.

We pledge the Democratic party to the enactment of a law preventing any corporation contributing to a campaign fund, and any individual from contributing an amount above a reasonable maximum, and providing for the publication before election of all such contributions.

Believing, with Jefferson, in "the support of the State Governments in all their rights as the most competent administration for our domestic concerns and the surest bulwark against anti-Republican tendencies," and in "the preservation of the general government in its whole constitutional vigor as the sheet anchor of our

peace at home and safety abroad," we are opposed to the centralization implied in the suggestions, now frequently made, that the powers of the general government should be extended by judicial construction. There is no twilight zone between the Nation and the State in which exploiting interests can take refuge from both; and it is as necessary that the Federal Government shall exercise the powers delegated to it as it is that the State Governments shall use the authority reserved to them, but we insist that Federal remedies for the regulation of interstate commerce and for the prevention of private monopoly shall be added to, not substituted for, State remedies.

We welcome the belated promise of tariff reform now affected by the Republican party in tardy recognition of the righteousness of the Democratic position on this question, but the people cannot safely trust the execution of this important work to a party which is so deeply obligated to the highly protected interests as is the Republican party. We call attention to the significant fact that the promised relief was postponed until after the coming election — an election to succeed in which the Republican party must have that same support from the beneficiaries of the high protective tariff as it has always heretofore received from them; and to the further fact that during years of uninterrupted power no action whatever has been taken by the Republican Congress to correct the admittedly existing tariff iniquities.

We favor immediate revision of the tariff by the reduction of import duties. Articles entering into competition with trust controlled products should be placed upon the free list, and material reductions shall be made in the tariff upon the necessities of life, especially upon articles competing with such American manufactures as are sold abroad more cheaply than at home, and graduated reductions should be made in such other schedules as may be necessary to restore the tariff to a revenue basis.

Existing duties have given to the manufacturers of paper a shelter behind which they have organized combinations to raise the price of pulp and of paper, thus imposing a tax upon the spread of knowledge. We demand the immediate repeal of the tariff on pulp, print paper, lumber, timber and logs, and that these articles be placed upon the free list.

A private monopoly is indefensible and intolerable. We therefore favor the vigorous enforcement of the criminal law against guilty trust magnates and officials, and demand the enactment of such additional legislation as may be necessary to make it impossible for a private monopoly to exist in the United States. Among the additional remedies we specify three: First, a law preventing a duplication of directors among competing corporations; second,

a license system which will, without abridging the right of each State to create corporations or its right to regulate as it will foreign corporations doing business within its limits, make it necessary for a manufacturing or trading corporation engaged in interstate commerce to take out a Federal license before it shall be permitted to control as much as 25 per cent. of the product in which it deals, a license to protect the public from watered stock, and to prohibit the control by such corporation of more than 50 per cent. of the total amount of any product consumed in the United States; and, third, a law compelling such licensed corporations to sell to all purchasers in all parts of the country on the same terms after making due allowance for cost of transportation.

We assert the right of Congress to exercise complete control over interstate commerce and the right of each State to exercise like control over commerce within its borders.

We demand such enlargement of the powers of the Interstate Commerce Commission as may be necessary to enable it to compel railroads to perform their duties as common carriers and prevent discrimination and extortion.

We favor the efficient supervision and rate regulation of railroads engaged in interstate commerce; to this end we recommend the valuation of railroads by the Interstate Commerce Commission, such valuation to take into consideration the physical value of the property, the original cost of production, and all elements of value that will render the valuation fair and just.

We favor such legislation as will prohibit the railroads from engaging in business which brings them into competition with their shippers; also legislation which will assure such reduction in transportation rates as conditions will permit, care being taken to avoid reduction that would compel a reduction of wages, prevent adequate service, or do justice to legitimate investments.

We heartily approve the laws prohibiting the pass and the rebate, and we favor any further legislation to restrain, correct and prevent such abuses.

We favor such legislation as will increase the power of the Interstate Commerce Commission, giving to it the initiative with reference to rates and transportation charges put into effect by the railroad companies, and permitting the Interstate Commerce Commission, on its own initiative, to declare a rate illegal and as being more than should be charged for such service; that the present law relating thereto is inadequate by reason of the fact that the Interstate Commerce Commission is without power to fix or investigate a rate until complaint has been made to it by the shipper.

We further declare that all agreements of traffic or other associations of railway agents affecting interstate rates, service, or classi-

fiction shall be unlawful unless filed with and approved by the Interstate Commerce Commission.

We favor the enactment of a law giving to the Interstate Commerce Commission the power to inspect proposed railroad tariff rates or schedules before they shall take effect, and if they be found to be unreasonable to initiate an adjustment thereof.

The panic of 1907, coming without any legitimate excuse, when the Republican party had for a decade been in complete control of the federal government, furnishes additional proof that it is either unwilling or incompetent to protect the interests of the general public. It has so linked the country to Wall Street that the sins of the speculators are visited upon the whole people. While refusing to rescue wealth producers from spoliation at the hands of the stock gamblers and speculators in farm products, it has deposited Treasury funds, without interest and without competition, in favorite banks. It has used an emergency for which it is largely responsible to force through Congress a bill changing the basis of bank currency and inviting market manipulation, and has failed to give to the 15,000,000 depositors of the country protection in their savings.

We believe that in so far as the needs of commerce require an emergency currency such currency should be issued, controlled by the federal government, and loaned on adequate security to national and state banks. We pledge ourselves to legislation under which the national banks shall be required to establish a guarantee fund for the prompt payment of the depositors of any insolvent national bank under an equitable system which shall be available to all state banking institutions which wish to use it.

We favor a postal savings bank if the guaranteed bank cannot be secured, and that it be constituted so as to keep the deposited money in the communities where it is established. But we condemn the policy of the Republican party in proposing postal savings banks under a plan of conduct by which they will aggregate the deposits of rural communities and redeposit the same while under government charge in the banks of Wall Street, thus depleting the circulating medium of the producing regions and unjustly favoring the speculative markets.

We favor an income tax as part of our revenue system, and we urge the submission of a constitutional amendment specifically authorizing Congress to levy and collect a tax upon individual and corporate incomes, to the end that wealth may bear its proportionate share of the burdens of the Federal Government.

The courts of justice are the bulwark of our liberties, and we yield to none in our purpose to maintain their dignity. Our party has given to the bench a long line of distinguished judges, who

have added to the respect and confidence in which this department must be jealously maintained. We resent the attempt of the Republican party to raise issues respecting the judiciary. It is an unjust reflection upon a great body of our citizens to assume that they lack respect for the courts.

It is the function of the courts to interpret the laws which the people create, and if the laws appear to work economic, social, or political injustice, it is our duty to change them. The only basis upon which the integrity of our courts can stand is that of unswerving justice and protection of life, personal liberty, and property. If judicial processes may be abused, we should guard them against abuse.

Experience has proved the necessity of a modification of the present law relating to injunctions, and we reiterate the pledge of our national platforms of 1896 and 1904 in favor of the measure which passed the United States Senate in 1896, but which a Republican Congress has ever since refused to enact, relating to contempts in federal courts and providing for trial by jury in cases of indirect contempt.

Questions of judicial practice have arisen, especially in connection with industrial disputes. We deem that the parties to all judicial proceedings should be treated with rigid impartiality, and that injunctions should not be issued in any cases in which injunctions would not issue if no industrial dispute were involved.

The expanding organization of industry makes it essential that there should be no abridgement of the right of wage-earners and producers to organize for the protection of wages and the improvement of labor conditions, to the end that such labor organizations and their members should not be regarded as illegal combinations in restraint of trade.

We favor the eight-hour day on all government work.

We pledge the Democratic party to the enactment of a law by Congress, as far as the federal jurisdiction extends, for a general employers' liability act, covering injury to body or loss of life of employés.

We pledge the Democratic party to the enactment of a law creating a Department of Labor, represented separately in the President's Cabinet, which department shall include the subject of mines and mining.

We believe in the upbuilding of the American and merchant marine without new or additional burdens upon the people and without bounties from the public Treasury.

The constitutional provision that a navy shall be provided and maintained means an adequate navy, and we believe that the interests of this country would be best served by having a navy suffi-

cient to defend the coasts of this country, and protect American citizens wherever their rights may be in jeopardy.

We pledge ourselves to insist upon the just and lawful protection of our citizens at home and abroad, and to use all proper methods to secure for them, whether native born or naturalized, and without distinction of race or creed, the equal protection of law and the enjoyment of all rights and privileges open to them under our treaty; and if, under existing treaties, the right of travel and sojourn is denied to American citizens, or recognition is withheld from American passports by any countries on the ground of race or creed, we favor prompt negotiations with the governments of such countries to secure the removal of these unjust discriminations.

We demand that all over the world a duly authorized passport issued by the government of the United States to an American citizen shall be proof of the fact that he is an American citizen and shall entitle him to the treatment due him as such.

The laws pertaining to the Civil Service should be honestly and rigidly enforced to the end that merit and ability shall be the standard of appointment and promotion rather than services rendered to a political party.

We favor a generous pension policy, both as a matter of justice to the surviving veterans and their dependents, and because it tends to relieve the country of the necessity of maintaining a large standing army.

We advocate the organization of all existing national public health agencies into a national bureau of public health, with such power over sanitary conditions connected with factories, mines, tenements, child labor, and such other subjects as are properly within the jurisdiction of the Federal Government and do not interfere with the power of the states controlling public health agencies.

The Democratic party favors the extension of agricultural, mechanical, and industrial education. We therefore favor the establishment of district agricultural experiment stations, the secondary agricultural and mechanical colleges in the several states.

We favor the election of United States senators by direct vote of the people, and regard this reform as the gateway to other national reforms.

We welcome Oklahoma to the sisterhood of states, and heartily congratulate her on the auspicious beginning of a great career.

We believe that the Panama Canal will prove of great value to our country, and favor its speedy completion.

The national Democratic party has for the last sixteen years labored for the admission of Arizona and New Mexico as separate States of the Federal Union, and recognizing that each possesses

every qualification to successfully maintain separate State governments, we favor the immediate admission of these Territories as separate States.

The establishment of rules and regulations, if any such are necessary, in relation to free grazing upon the public lands outside of forest or other reservations until the same shall eventually be disposed of should be left to the people of the States respectively in which such lands may be situated.

Water furnishes the cheapest means of transportation, and the National Government, having the control of navigable waters, should improve them to their fullest capacity. We earnestly favor the immediate adoption of a liberal and comprehensive plan for improving every watercourse in the Union which is justified by the needs of commerce, and to secure that end we favor, when practicable, the connection of the Great Lakes with the navigable rivers and with the Gulf through the Mississippi River, and the navigable rivers with each other, and the rivers, bays, and sounds of our coasts with each other by artificial canals, with a view to perfecting a system of inland waterways, to be navigated by vessels of standard draught.

We favor the coördination of the various services of the Government connected with waterways in one service, for the purpose of aiding in the completion of such a system of inland waterways; and we favor the creation of a fund ample for continuous work, which shall be conducted under the direction of a commission of experts to be authorized by law.

We favor Federal aid to State and local authorities in the construction and maintenance of post roads.

We pledge the Democratic party to the enactment of a law to regulate, under the jurisdiction of the Interstate Commerce Commission, the rates and services of telegraph and telephone companies engaged in the transmission of messages between the States.

We repeat the demand for internal development and for the conservation of our natural resources contained in previous platforms, the enforcement of which Mr. Roosevelt has vainly sought from a reluctant party, and to that end we insist upon the preservation, protection, and replacement of needed forests, the preservation of the public domain for homeseekers, the protection of the national resources in timber, coal, iron, and oil against monopolistic control; the development of our waterways for navigation and every other useful purpose, including the irrigation of arid lands, the reclamation of swamp lands, the clarification of streams, the development of water power and the preservation of electric power generated by this natural force from the control

of monopoly; and to such end we urge the exercise of all powers, national, State, and municipal, both separately and in coöperation.

We insist upon a policy of administration of our forest reserve which shall relieve it of the abuses which have arisen thereunder, and which shall, as far as practicable, conform to the police regulations of the several States where they are located, which shall enable homesteaders as of right to occupy and acquire title to all portions thereof which are especially adapted to agriculture, and which shall furnish a system of timber sales available as well to the private citizen as to the larger manufacturer and consumer.

We favor the application of principles of land laws of the United States to our newly acquired territory, Hawaii, to the end that the public lands of that territory may be held and utilized for the benefit of bona-fide homesteaders.

We condemn the experiment in imperialism as an inexcusable blunder which has involved us in enormous expense, brought us weakness instead of strength, and laid our nation open to the charge of abandoning a fundamental doctrine of self-government. We favor an immediate declaration of the nation's purpose to recognize the independence of the Philippine Islands as soon as a stable government can be established, such independence to be guaranteed by us as we guarantee the independence of Cuba, until the neutralization of the islands can be secured by treaty with other powers. In recognizing the independence of the Philippines our government should retain such land as may be necessary for coaling stations and naval bases.

We demand for the people of Alaska and Porto Rico the full enjoyment of the rights and privileges of a territorial form of government. The officials appointed to administer the government of all our territories and the District of Columbia should be thoroughly qualified by previous bona-fide residence.

The Democratic party recognizes the importance and advantage of developing closer ties of Pan-American friendship and commerce between the United States and her sister nations of Latin America, and favors the taking of such steps, consistent with Democratic policies, for better acquaintance, greater mutual confidence, and larger exchange of trade, as will bring lasting benefit not only to the United States, but to this group of American Republics, having constitutions, forms of government, ambitions and interests akin to our own.

We favor full protection, by both national and State governments, within their respective spheres, of all foreigners residing in the United States under treaty, but we are opposed to the admission of Asiatic immigrants who cannot be amalgated with our

population, or whose presence among us would raise a race issue and involve us in diplomatic controversies with Oriental powers.

We believe that where an American citizen holding a patent in a foreign country is compelled to manufacture under his patent within a certain time similar restrictions should be applied in this country to the citizens or subjects of such a country.

The Democratic party stands for democracy; the Republican has drawn to itself all that is aristocratic and plutocratic.

The Democratic party is the champion of civil rights and opportunities to all; the Republican party is the party of privileges and private monopoly. The Democratic party listens to the voice of the whole people and gauges progress by the prosperity and advancement of the average man: the Republican party is subservient to the comparatively few who are the beneficiaries of governmental favoritism. We invite the coöperation of all, regardless of previous political affiliation or past differences, who desire to preserve a government of the people by the people and for the people, and who favor such an administration of the government as will insure, as far as human wisdom can, that each citizen shall draw from society a reward commensurate with his contribution to the welfare of society.

The platform having been adopted unanimously without discussion, a further resolution was moved from the floor, and adopted, urging an appropriate celebration of the one hundredth anniversary of the birth of Abraham Lincoln, on February 12, 1909. The convention then proceeded to make nomination of candidates for the offices of President and Vice-President of the United States. The vote on the nomination of a candidate for President was as follows:—

Whole number of votes ¹	994
Necessary for a choice (two thirds)	666
William J. Bryan, of Nebraska	888½
George Gray, of Delaware	59½
John A. Johnson, of Minnesota	46

The nomination of Mr. Bryan was then made unanimous, and the convention adjourned — at a quarter before four o'clock in the morning, after a continuous session of nearly nine hours.

The business was concluded in the afternoon of the same day, Friday the 10th. Nominating speeches for a candidate for Vice-President were made in favor of John W. Kern, of Indiana, Charles A. Towne, of New York, Archibald McNeil, of Con-

¹ Eight delegates not voting.

necticut, and Clark Howell, of Georgia. All the names except that of Mr. Kern were subsequently withdrawn, and he was nominated by acclamation.

The convention of the Prohibition party was held at Columbus, beginning on July 15. Robert E. Patton, of Illinois, was the temporary chairman, and Charles Scanlon, of Pennsylvania, the permanent president. Thirty-seven States were represented by 1126 delegates.

The proceedings were enlivened only by a somewhat animated controversy among the delegates whether or not woman suffrage should be explicitly advocated, — the outcome of which may be seen in the thirteenth plank of the platform, — and by the canvassing for a multiplicity of candidates for the head of the ticket. The platform, which is of almost unexampled brevity, was as follows: —

The Prohibition party of the United States, assembled in convention at Columbus, Ohio, July 15–16, 1908, expressing gratitude to Almighty God for the victories of our principles in the past, for encouragement at present, and for confidence in early and triumphant success in the future, makes the following declaration of principles, and pledges their enactment into law when placed in power: —

1. The submission by Congress to the several States, of an amendment to the Federal constitution prohibiting the manufacture, sale, importation, exportation, or transportation of alcoholic liquors for beverage purposes.

2. The immediate prohibition of the liquor traffic for beverage purposes in the District of Columbia, in the Territories, and all places over which the National Government has jurisdiction; the repeal of the internal revenue tax on alcoholic liquors and the prohibition of interstate traffic therein.

3. The election of United States Senators by direct vote of the people.

4. Equitable graduated income and inheritance taxes.

5. The establishment of postal savings banks and the guaranty of deposits in banks.

6. The regulation of all corporations doing an interstate commerce business.

7. The creation of a permanent tariff commission.

8. The strict enforcement of law instead of official tolerance and practical license of the social evil which prevails in many of our cities, with its unspeakable traffic in girls.

9. Uniform marriage and divorce laws.

10. An equitable and constitutional employers' liability act.
11. Court review of Post-Office Department decisions.
12. The prohibition of child labor in mines, workshops, and factories.

13. Legislation basing suffrage only upon intelligence and ability to read and write the English language.

14. The preservation of the mineral and forest resources of the country, and the improvement of the highways and waterways.

Believing in the righteousness of our cause and the final triumph of our principles, and convinced of the unwillingness of the Republican and Democratic parties to deal with these issues, we invite to full party fellowship all citizens who are with us agreed.

Three trials were necessary to effect the nomination of a candidate for President. They resulted as follows: —

	<i>1st</i>	<i>2d</i>	<i>3d</i>
Eugene W. Chafin, of Illinois . . .	193	226	636
William B. Patmore, of Missouri . .	273	418	415
Joseph P. Tracy, of Michigan . . .	161	81	7
Alfred L. Maniere, of New York . .	159	121	4
Daniel R. Sheen, of Illinois . . .	134	157	12
Frederick F. Wheeler, of California	72	37	—
Oliver W. Stewart, of Illinois . . .	61	47	—
J. B. Cranfill, of Texas	28	—	—
G. R. Stewart, of Vermont	1	—	—
Charles Scanlon, of Pennsylvania . .	1	—	—
<hr/>			
Whole number of votes	1083	1087	1074
Necessary to a choice	542	544	538

The nomination of Mr. Chafin was made unanimous. The convention then proceeded to nominate for Vice-President, by acclamation, the Rev. William B. Patmore, of Missouri, who had led the field as a candidate for the presidency on the first and second votes and was Mr. Chafin's only strong competitor on the third. But Mr. Patmore declined the nomination. At this point there was much confusion and a "parliamentary tangle"; and many of the delegates had already left the hall when the vote was taken for a candidate. The result was: —

Whole number of votes	702
Necessary to a choice	352
Aaron S. Watkins, of Ohio	535
T. B. Demaree, of Kentucky	126
Charles F. Holler, of Indiana	41

The nomination of Mr. Watkins was made unanimous. Both the candidates were also candidates of their party for Governor in their respective States.

The last national convention of the canvass was that of the Independence party—the outgrowth of Mr. Hearst's Independence League. It was held at Chicago, beginning on July 27. William R. Hearst, of New York, was the temporary chairman, and Charles A. Walsh, of Iowa, the permanent president. The number of States represented was not published, but on the final vote for a candidate for President, the number voting was 948.

The only incident of the convention that needs to be mentioned is the angry and even personally hostile treatment visited upon a delegate from Nebraska, who endeavored to present the name of Mr. Bryan as a candidate for nomination by the convention.

The platform adopted was as follows:—

We, independent American citizens, representing the Independence party in forty-four states and two territories, have met in national convention to nominate, absolutely independent of all other political parties, candidates for President and Vice-President of the United States. Our action is based upon a determination to wrest the conduct of public affairs from the hands of selfish interests, political tricksters, and corrupt bosses, and make the government, as the founders intended, an agency for the common good.

At a period of unexampled national prosperity and promise a staggering blow was dealt to legitimate business by the unmolested practice of stock watering and dishonest financiering. Multitudes of defenceless investors, thousands of honest business men, and an army of idle workingmen are paying the penalty. Year by year, fostered by reckless governmental extravagance, by the manipulation of trusts, and by a privilege creating tariff, the cost of living mounts higher and higher. Day by day the control of the government drifts further away from the people and more firmly into the grip of machine politicians and party bosses.

The Republican and Democratic parties are not only responsible for these conditions, but are committed to their indefinite continuance. Prodigious of promises, they are so barren of performance that to a new party of independent voters the country must look for the establishment of a new policy and a return to genuine popular government.

Our object is not to introduce violent innovations or startlingly new features. We of the Independence party look back as Lincoln

did to the Declaration of Independence as the fountain head of all political inspiration. It is not our purpose to attempt to revolutionize the American system of government, but to restore the action of the government to the principles of Washington and Jefferson and Lincoln. It is not our purpose, either, to effect a radical change in the American system of government, but to conserve for the citizens of the United States their privileges and liberties, won for them by the founders of this government, and to perpetuate the principles and policies upon which the nation's greatness has been built.

The Independence party is, therefore, a conservative force in American politics, devoted to the preservation of American liberty and independence, to honesty in elections, to opportunity in business, and to equality before the law.

Those who believe in the Independence party and work with it are convinced that a genuine democracy should exist; that a true republican form of government should continue; that the power of government should rest with the majority of the people, and that the government should be conducted for the benefit of the whole citizenship rather than for the special advantage of any particular class.

As of first importance in order to restore the power of government to the people, to make their will supreme in the primaries, in the elections, and in the control of public officials after they have been elected, we declare for direct nominations, the initiative and referendum, and the right of recall. It is idle to cry out against the evil of bossism while we perpetuate a system under which the boss is inevitable. The destruction of the individual boss is of little value. The people in their politics must establish a system which will eliminate not only an objectionable boss, but the system of bossism. Representative government is made a mockery by the system of modern party conventions dominated by the bosses and controlled by cliques. We demand the natural remedy of direct nominations by which the people not only elect, but — which is far more important — select their representatives.

We believe in the principle of the initiative and referendum, and we particularly demand that no franchise grant go into operation until the terms and conditions have been approved by popular vote in the locality interested.

We demand for the people the right to recall public officials from the public service. The power to make officials resides in the people, and in them also should reside the power to unmake and remove from office any official who demonstrates his unfitness or betrays the public trust.

Of next importance in destroying the power of selfish special

interests and the corrupt political bosses whom they control is to wrest from their hands their main weapon, the corruption fund. We demand severe and effective legislation against all forms of corrupt practices at elections, and advocate prohibiting the use of any money at elections except for meetings, literature, and the necessary travelling expenses of the candidates. Bidding for votes the Republican and Democratic candidates are making an outcry about publicity of contributions, although both the Republican and Democratic parties have for years consistently blocked every effort to pass a corrupt practices act. Publicity of contributions is desirable and should be required, but the main matter of importance is the use to which contributions are put. We believe that the dishonest use of money in the past, whether contributed by individuals or by corporations, has been chiefly responsible for the corruption which has undermined our system of popular government.

We demand honest conduct of public office and business alike, and of economical administration of public affairs, and we condemn the gross extravagance of federal administration and its appalling annual increase in appropriations. Unnecessary appropriations mean unnecessary taxes, and unnecessary taxes, whether direct or indirect, are paid by the people, and add to the ever increasing cost of living.

We condemn the evil of overcapitalization. Modern industrial conditions make the corporation and stock company a necessity, but overcapitalization in corporations is as harmful and criminal as is personal dishonesty in an individual.

Compelling the payment of dividends upon great sums that have never been invested, upon masses of watered stock not justified by the property, overcapitalization prevents the better wages, the better public service, and the lower cost that should result from American inventive genius and that wide organization which is replacing costly individual competition. The collapse of dishonestly inflated enterprises robs investors, closes banks, destroys confidence, and engenders panics. The Independence party advocates as a primary necessity for sounder business conditions and improved public service the enactment of laws, state and national, to prevent watering of stock, dishonest issue of bonds, and other forms of corporation frauds.

We denounce the so-called labor planks of the Republican and Democratic platforms as political buncombe and contemptible claptrap, unworthy of national parties claiming to be serious and sincere.

The Republican declaration that injunction or temporary or restraining order should not be issued without notice, except where

irreparable injury would result from delay, is empty verbiage, for a showing of irreparable injury can always be made, and is always made, in *ex parte* affidavits.

The Democratic declaration that "injunctions should not be issued in any case in which injunctions should not issue if no industrial dispute were involved" is meaningless and worthless.

Such insincere and meaningless declarations place a low estimate upon the intelligence of the average American workingman, and exhibit either ignorance of or indifference to the real interest of labor.

The Independence party condemns the arbitrary use of the writ of injunction and contempt proceedings as a violation of the fundamental American right of trial by jury.

From the foundation of our Government down to 1872 the Federal Judiciary act prohibited the issue of any injunction without reasonable notice until after a hearing. We assert that in all actions growing out of a dispute between employers and employes concerning terms or conditions of employment no injunction should issue until after a trial upon the merits, that such trial should be held before a jury, and that in no case of alleged contempt should any person be deprived of liberty without a trial by jury.

The Independence party believes that the distribution of wealth is as important as the creation of wealth, and indorses these organizations among farmers and workers which tend to bring about a just distribution of wealth through good wages for workers and good prices for farmers, and which protect the employer and the consumer through equality of price for labor and for product, and we favor such legislation as will remove them from the operation of the Sherman anti-trust law.

We indorse the eight-hour work day, favor its application to all Government employes, and demand the enactment of laws requiring that all work done for the Government, whether Federal or State, and whether done directly or indirectly through contractors or sub-contractors shall be done on an eight-hour basis.

We favor the enactment of a law defining as illegal any combination or conspiracy to black-list employes.

We demand protection for workmen through enforced use of standard safety appliances and provisions of hygienic conditions in the operation of factories, railways, mills, mines, and all industrial undertakings.

We advocate State and Federal inspection of railways to secure a greater safety for railway employes and for the travelling public. We call for the enactment of stringent laws fixing employers' liabilities, and a rigid prohibition of child labor through coöperation between the State governments and the National Government.

We condemn the manufacture and sale of prison-made goods in the open market in competition with free labor manufactured goods. We demand that convicts shall be employed direct by the different States in the manufacture of products for use in State institutions and in making good roads, and in no case shall convicts be hired out to contractors or sub-contractors.

We favor the creation of a Department of Labor, including mines and mining, the head of which shall be a member of the President's Cabinet.

The great abuses of grain inspection, by which the producers are plundered, demand immediate and vigorous correction. To that end we favor Federal inspection under a strict civil service law.

The Independence party declares that the right to issue money is inherent in the Government, and it favors the establishment of a central governmental bank, through which the money so issued shall be put into general circulation.

We demand a revision of the tariff, not by the friends of the tariff, but by the friends of the people, and declare for a gradual reduction of tariff duties, with just consideration for the rights of the consuming public and of established industry. There should be no protection for oppressive trusts which sell cheaply abroad and take advantage of the tariff at home to crush competition, raise prices, control production, and limit work and wages.

The railroads must be kept open to all upon exactly equal terms. Every form of rebate and discrimination in railroad rates is a crime against business and must be stamped out. We demand adequate railroad facilities and advocate a bill empowering shippers in time of need to compel railroads to provide sufficient cars for freight and passenger traffic and other railroad facilities through summary appeal to the courts. We favor the creation of an Interstate Commerce Court, whose sole function it shall be to review speedily and enforce summarily the orders of the Interstate Commerce Commission. The Interstate Commerce Commission has the power to initiate investigation into the reasonableness of rates and practices, and no increase in rates should be put into effect until opportunity for such investigation is afforded. The Interstate Commerce Commission should proceed at once with a physical valuation of railroads engaged in interstate commerce.

We believe that legitimate organizations in business designed to secure an economy of operation and increased production are beneficial wherever the public participates in the advantages which result. We denounce all combinations for restraint of trade and for the establishment of monopoly in all products of labor, and declare that such combinations are not combinations for production,

but for extortion, and that activity in this direction is not industry, but robbery.

In cases of infractions of the Anti-Trust law or of the Interstate Commerce act, we believe in the enforcement of a prison penalty against the guilty and responsible individuals controlling the management of the offending corporations, rather than a fine imposed upon stockholders.

We advocate the extension of the principle of public ownership of public utilities, including railroads, as rapidly as municipal, State, or National Government shall demonstrate ability to conduct public utilities for the public benefit. We favor specifically government ownership of the telegraphs, such as prevails in every other civilized country in the world, and demand as an immediate measure that the Government shall purchase and operate the telegraphs in connection with the postal service.

The parcels post system should be rapidly and widely extended, and government postal savings banks should be established where the people's deposits will be secure, the money to be loaned to the people in the locality of the several banks at a rate of interest to be fixed by the government.

We favor the immediate development of a national system of good roads connecting all states, and national aid to states in the construction and maintenance of post roads.

We favor a court of review of the censorship and arbitrary rulings of the Post-Office Department.

We favor the admission of Arizona and New Mexico to separate statehood.

We advocate such legislation, both state and national, as will suppress the bucket shop and prohibit the fictitious selling of farm products for future delivery.

We favor the creation of a national department of public health, to be presided over by a member of the medical profession, this department to exercise such authority over matters of public health, hygiene, and sanitation which come properly within the jurisdiction of the national government as does not interfere with the rights of states or municipalities.

We oppose Asiatic immigration, which does not amalgamate with our population, creates race issues and un-American conditions, and which reduces wages and tends to lower the high standard of living and the high standard of morality which American civilization has established.

We demand the passage of an exclusion act which shall protect American workingmen from competition with Asiatic cheap labor and which shall protect American civilization from the contamination of Asiatic conditions.

The Independence party declares for peace and against aggression, and will promote the movement for the settlement of international disputes by arbitration.

We believe, however, that a small navy is poor economy, and that a strong navy is the best protection in time of war and the best preventive of war. We therefore favor the speedy building of a navy sufficiently strong to protect at the same time both the Atlantic and Pacific Coasts of the United States.

We rejoice in the adoption by both the Democratic and Republican platforms of the demand of the Independence party for improved national waterways and the Mississippi inland deep-waters project, to complete a ship canal from the Gulf to the Great Lakes. We favor the extension of this system to the tributaries of the Mississippi, by means of which thirty states shall be served and 20,000 miles added to the coast line of the United States. The reclamation of arid land should be continued and the irrigation programme now contemplated by the government extended and steps taken for the conservation of the country's natural resources, which should be guarded not only against devastation and waste, but against falling into the control of the monopoly.

The abuses growing out of the administration of our forest preserves must be corrected, and provisions should be made for free grazing from public lands outside of forest or other reservations. In behalf of the people residing in arid portions of our Western states we protest vigorously against the policy of the federal government in selling the exclusive use of water and electric power derived from public works to private corporations, thus creating a monopoly and subjecting citizens living in those sections to exorbitant charges for light and power, and diverting enterprises originally started for public benefit into channels for corporate greed and oppression, and we demand that no more exclusive contracts be made.

American citizens abroad, whether native born or naturalized, and of whatever race or creed, must be secured in the enjoyment of all rights and privileges under our treaties, and wherever such rights are withheld by any country on the ground of race or religious faith, steps should be taken to secure the removal of such unjust discrimination.

We advocate the popular election of United States Senators, and of judges, both state and federal, and favor a graduated income tax and any constitutional amendment necessary to these ends.

Equality of opportunity, the largest measure of individual liberty consistent with equal rights; the overthrow of the rule of special interest and the restoration of government by the majority

exercised for the benefit of the whole community; these are the purposes to which the Independence party is pledged, and we invite the coöperation of all patriots and progressive citizens, irrespective of party, who are in sympathy with these principles and in favor of their practical enforcement.

The nomination of a candidate for President was effected only on the third trial. The result on each vote was as follows:—

	<i>1st</i>	<i>2d</i>	<i>3d</i>
Thomas L. Hisgen, of Massachusetts	391	590	831
John T. Graves, of Georgia	213	189	77
Milford W. Howard, of Alabama	200	109	38
Reuben R. Lyon, of New York	71	—	—
William R. Hearst, of New York	49	49	2
Whole number of votes	924	937	948
Necessary to a choice (two thirds)	617	624	632

The customary vote to make the nomination of Mr. Hisgen unanimous was adopted. John Temple Graves, of Georgia, was nominated for Vice-President by acclamation.

Official and ceremonial notification of nominations has become a prominent feature of every presidential canvass. It is not technically the opening of the campaign, but is made the occasion of great popular demonstrations and enables candidates to sound a “keynote.” Mr. Taft was informed of his nomination at Cincinnati, on July 28; Mr. Bryan, at his home in Lincoln, on August 12; Mr. Hisgen, in New York City, on August 31. Later came the notifications to the candidates for Vice-President, — Mr. Sherman, at Utica, Mr. Kern, at Indianapolis, and Mr. Graves, at Atlanta. There were great throngs of people at all these ceremonies. In some cases the attempt was made, with a certain amount of success, to make the occasion non-partisan.

Both Mr. Taft and Mr. Bryan intended originally not to make any political tours. It was announced at first that Mr. Bryan would conduct a “front porch” campaign, that he would stay at home and make speeches to such friends and supporters as might call upon him there. Mr. Taft, who made a long stay at Hot Springs, Virginia, caused it to be known that under no circumstances would he journey over the country on a stump-tour. Both of them changed their plans. Moreover, Mr. Hisgen and Mr. Chafin were seen on the stump in many States. Mr. Bryan was first in the field. He started on the 20th of

August on a seven-days' trip and spoke at many points in Indiana, Illinois, Iowa, and Kansas. On the 30th he began another tour which took him as far as Minnesota and the Dakotas. He made a third, much longer trip, beginning September 6, and before his return had spoken in States so far apart as Rhode Island and Colorado. The closing weeks of the canvass found him in the East, devoting much attention to New York, New Jersey, and Ohio.

Mr. Taft made his first political speech at Hot Springs, on August 21, and although he spoke a few times later in the month and early in September at various places in Ohio, did not enter upon an extended tour until September 23. From that time until the day of election he was almost constantly travelling and addressing rallies of his supporters. His itinerary carried him all over the Middle West, and he also visited Colorado, Wyoming, and the Dakotas, Missouri, and Nebraska. Toward the end of the campaign he was in the East, and spoke in several of the "border" States, Kentucky, West Virginia, Tennessee, Virginia, and North Carolina. Like Mr. Bryan he closed the campaign in New York and Ohio.

There was the usual optimism on both sides regarding the result. Vermont held its State election on September 1, and registered a little less — some two thousand — than the usual Republican majority, a result which gave the Democrats some encouragement. A week later Maine followed with a large reduction. The Republican plurality was but a little more than 8000, which was less than half the customary plurality. The Republicans explained that local conditions and local questions were answerable for the decline, and the assertion was true, but the Democrats believed that it presaged victory for them. But aside from the managers of the campaign, and those whom they could inspire with hopefulness, the belief that Mr. Taft was to be elected was general.

The election took place on November 3, and resulted in a Republican victory. The popular and electoral vote is shown in the accompanying table.

An analysis of the vote will reveal several points worthy of notice. The aggregate vote increased over that at the election of 1904 almost exactly ten per cent, — 1,362,881, — but it increased less than seven per cent over the enormous vote of 1896. But in the sixteen Southern States — from all the analyses Oklahoma is omitted, as it did not participate in any

STATES	POPULAR VOTE							ELECTO- RAL VOTE	
	Taft and Sherman Republican	Bryan and Kern Democratic	Chafin and Watkins Prohibition	Debs and Hanford Socialist	Gilhaus and Munro Socialist-Labor	Watson and Williams Populist	Higgen and Graves Independence	Taft and Sherman	Bryan and Kern
Alabama	26283	74374	665	1399	-	1568	495	-	11
Arkansas	56760	87015	1194	5842	-	1026	289	-	9
California	214398	127492	11770	28659	-	-	4278	10	-
Colorado	123700	126644	5559	7974	-	-	-	-	5
Connecticut	112815	68255	2380	5113	608	-	728	7	-
Delaware	25014	22071	670	239	-	-	30	3	-
Florida	10654	31104	553	3747	-	1946	1356	-	5
Georgia	41692	72413	1059	584	-	16969	77	-	13
Idaho	52621	36162	1986	6400	-	-	119	3	-
Illinois	629932	450810	29364	34711	1680	633	7724	27	-
Indiana	348993	338262	18045	13476	643	1193	514	15	-
Iowa	275210	200771	9837	8287	-	261	404	13	-
Kansas	197216	161209	5033	12420	-	-	68	10	-
Kentucky	235711	244092	5887	4185	404	333	200	-	13
Louisiana	8958	63568	-	2538	-	-	82	-	9
Maine	66987	35403	1487	1758	-	-	700	6	-
Maryland	116513	115908	3302	2323	-	-	485	2	6
Massachusetts	265966	155543	4379	10781	1018	-	19239	16	-
Michigan	333313	174619	16795	11527	1086	-	734	14	-
Minnesota	195843	109401	11107	14527	-	-	426	11	-
Mississippi	4363	60287	-	978	-	1276	-	-	10
Missouri	347203	346574	4284	15431	868	1165	402	18	-
Montana	32333	29326	827	5855	-	-	481	3	-
Nebraska	126997	131099	5179	3524	-	-	-	-	8
Nevada	10775	11212	-	2103	-	-	436	-	3
New Hampshire	53149	33655	905	1299	-	-	584	4	-
New Jersey	265326	182567	4934	10253	1196	-	2922	12	-
New York	870070	667468	22667	38451	3877	-	35817	39	-
North Carolina	114887	136928	-	345	-	-	-	-	12
North Dakota	57680	32885	1496	2421	-	-	43	4	-
Ohio	572312	502721	11402	33795	721	162	439	23	-
Oklahoma	110558	122406	-	21779	-	434	244	-	7
Oregon	62530	38049	2682	7339	-	-	289	4	-
Pennsylvania	745779	448785	36694	33913	1222	-	1057	34	-
Rhode Island	43942	24706	1016	1365	183	-	1105	4	-
South Carolina	3965	62290	-	100	-	-	43	-	9
South Dakota	67536	40266	4039	2846	-	-	88	4	-
Tennessee	118324	135608	300	1870	-	1081	332	-	12
Texas	65666	217302	1634	7870	176	994	115	-	18
Utah	61165	42601	-	4890	-	-	92	3	-
Vermont	39552	11496	799	-	-	-	804	4	-
Virginia	52573	82946	1111	255	25	105	51	-	12
Washington	106062	58691	4700	14177	-	-	249	5	-
West Virginia	137869	111418	5139	3679	-	-	46	7	-
Wisconsin	247747	166662	11565	28147	314	-	-	13	-
Wyoming	20846	14918	66	1715	-	-	64	3	-
Total	7677788	6407982	252511	420890	14021	29146	83651	321	162

election before 1908—the vote was 434,800 less in 1908 than in 1896.

A comparison of the vote of 1908 with that of 1904, either

as a whole or by groups of States, seems to confirm the conclusions advanced in the previous chapter. It was there suggested that the "safe and sane" policy of the Democrats led a considerable body of that party to vote for Mr. Roosevelt in preference to Judge Parker, in the belief that the Republican candidate was the more radical of the two, and that it also caused a much larger number to withhold their votes altogether. The return of Mr. Bryan to the leadership detached from the Republicans those radical Democrats who had supported Mr. Roosevelt four years before, and it also drew to Mr. Taft some conservative Democrats who had voted for Judge Parker. At the same time the abstainers of 1904 now went to the polls for Mr. Bryan. As a result the gains and losses of the Republican candidate virtually offset each other, and the Democratic vote was largely increased. The aggregate vote does not contradict this theory. Mr. Taft's total vote was less than 50,000 more than Roosevelt's, but Mr. Bryan's was 1,323,000 more than Parker's.

Comparing, as in the last chapter, the vote for the leading candidates by groups of States, we find that in New England, which is rather more conservative than some other parts of the country, the change was small, as it was between 1900 and 1904. In round numbers the comparison stands thus:—

	1904	1908
Republican	569,600	576,400
Democratic	335,000	329,000

If any inference may be drawn it is that a larger number of conservative Democrats deserted their party than had been the case in 1904. But that assertion cannot be made of any other group of States. In New York, New Jersey, and Pennsylvania the comparison shows:—

	1904	1908
Republican	1,945,600	1,881,200
Democratic	1,184,000	1,298,800

Here the Republicans lost 64,400, and the Democrats gained 114,800. The change is not a large one, but so far as it goes it is the reversal of the tendency of the previous four years which we should expect. The tendency to a return to normal conditions is more strongly marked in the next group—Ohio, Indiana, Illinois, and Michigan,—as the reverse tendency was stronger four years before. In 1904 the change

in the four States was a gain of 170,000 by the Republicans, a loss of 420,000 by the Democrats. Now the change is indicated by the following figures:—

	1904	1908
Republican	1,963,900	1,875,600
Democratic	1,080,800	1,466,400

That is, a loss of 88,000 by the Republicans, and a gain of 385,000 by the Democrats. But the net result of the change in eight years is an increase of 114,000 in the Republican majority. The change in the seven States of Iowa, Kansas, Nebraska, Wisconsin, Minnesota, and the Dakotas, is still more pronounced. In 1904 the Republicans gained 116,400 over their vote in 1900; the Democrats lost 344,700. The comparison between 1904 and 1908 is as follows:—

	1904	1908
Republican	1,278,600	1,168,200
Democratic	501,300	842,300

That is, the Democrats gained 341,000; the Republicans lost 110,400; and the net result, as compared with 1900, was a gain of 6000 by the Republicans, and of 24,700 by the Democrats,—in short, an almost precise return to the former conditions. The other Western and the Pacific States—nine in number, growing in population more rapidly than the rest of the country—show the same tendency. In 1904 the Republicans cast 194,600 more votes than in 1900; the Democrats, 132,500 fewer. In 1908 the Republicans increased their vote by only 10,000; the Democrats by 163,600, as is indicated by the following statement:—

	1904	1908
Republican	674,400	684,400
Democratic	321,500	485,100

It is to be borne in mind, with reference to this last group of States, that in 1900 the effect of the Free Silver campaign had not disappeared altogether, and the Republicans had a net plurality of only 25,800, which was increased in 1904 to 352,900, and decreased in 1908 to 199,300.

Finally we have the sixteen Southern States. There are contests comparable to those in the North in Delaware, Maryland, West Virginia, Kentucky, and Missouri; the voting is of a more languid character in North Carolina, Tennessee, and

Arkansas, but elections have a certain appearance of being contested, which is not the case in Virginia, South Carolina, Georgia, Alabama, Florida, Mississippi, Louisiana, and Texas. But it is best to consider the whole group of sixteen States, without making the distinction. In 1900 the Democrats had a net majority in those States of 495,400; in 1904 their plurality was 412,200, the combined vote for the two leading parties having decreased 571,400. The record for the elections of 1904 and 1908 was:—

	1904	1908
Republican	1,244,400	1,366,400
Democratic	1,656,600	1,863,900

The Republican vote increased 122,000, but was still 122,100 below that of 1900. The Democratic vote increased 207,300, but was still 120,000 below the 1900 vote. The aggregate vote for the two leading candidates in 1908 exceeded that in 1904 by 299,300, of which number 167,700 was contributed by the five States which were closely contested, 89,600 by the three States of North Carolina, Tennessee, and Arkansas, and only 40,000 by the other eight.

It is a common impression that the aggregate vote given to the minor parties and candidates shows a tendency to increase. Such is not the fact. General Weaver received a larger popular vote in 1892 than the combined votes given to all the minor candidates in either 1904 or 1908. The Socialist party has increased its vote largely at the last two elections, and its vote was but slightly larger in 1908 than in 1904. The aggregate vote given to all the minor candidates at the last eight elections is given below:—

Year	Minor Candidates
1880	318,883
1884	325,736
1888	400,510
1892	1,318,259 ¹
1896	538,881 ²
1900	394,809 ³
1904	809,881 ⁴
1908	800,219 ⁵

¹ General Weaver, 1,040,886.

² Bryan and Watson, 222,583.

³ Socialist vote, 94,864.

⁴ Socialist vote, 402,895.

⁵ Socialist vote, 420,890.

In 1904 for the first time the Socialist candidates received some votes in every state. In 1908 they were voted for in every State except Vermont.

The count of the electoral votes took place on February 10, 1909. The proceedings were identical in form with those that were observed in 1905. The concurrent resolution prescribing the form was passed by both houses of Congress without a suggestion of amendment, without debate, and without opposition. The only incident of the count—and it is hardly worthy of mention—is that the electors for the State of Wisconsin were found to have certified that their votes for President were given to William H. Taft, of New York. The tellers were permitted to treat the error as an accident, and the votes were counted as for Mr. Taft, of Ohio.

The inauguration, which took place on March 4, 1909, possessed some features worthy of notice. Arrangements were made for unusual display and ceremony. The installation of a President in office has gradually become an occasion for spectacular effects and for immense gatherings of politicians and of supporters of the new President. It was estimated that on the great day in 1909 Washington contained more than a hundred thousand visitors who had been drawn to the capital city to witness the advent of a new administration.

The Weather Bureau predicted a fine day for the ceremony, but the weather is capricious in early March, and Washington awoke on that morning to find a severe storm raging—wind, and snow, and sleet, and rain. Most elaborate bunting decorations adorned the buildings along Pennsylvania Avenue. They were drenched and drooping long before the President and the President-elect entered the motor-car at the White House to proceed to the Capitol. When the distinguished company was assembled in the Senate Chamber—both houses of Congress, the Supreme Court, the Cabinet, and the Diplomatic Corps—the oath was administered to Mr. Sherman, the Vice-President-elect, who delivered a brief inaugural address, the Senate adjourned, the Senate as it was to be constituted for the ensuing two years was called to order, and the oath was administered to the new senators.

At this point it is customary for a procession to be formed to proceed to the east front of the Capitol, where the oath of office is taken by the new President in the presence of assembled tens of thousands of people. But owing to the extremely in-

clement weather and the age of many of those in official position who would take part in the procession, the inauguration took place in the Senate Chamber. The oath was administered to Mr. Taft by Chief Justice Fuller, — the sixth, and last, time that he inducted a President into office. The ambition of Mr. Taft, of which he made no secret, to occupy a seat on the bench of the Supreme Court, led to an interesting variation of the ceremony. It has been the custom of Presidents to take the oath on a Bible, usually presented to them for the purpose, and to retain the book. But Mr. Taft wished to make use of the Bible on which, for well-nigh a century, justices of the Supreme Court have placed a hand when taking the oath.

After the delivery of the inaugural address, Mr. Roosevelt, now a private citizen, retired from the Senate Chamber, hotly applauded as he withdrew, and under the escort of a large body of New Yorkers, went directly to the railway station, where he was soon joined by Mrs. Roosevelt, and took the train for his home at Oyster Bay.

That also was a departure from custom, for it has been usual for the retiring President to accompany his successor not only in going to the Capitol, but on the return to the White House. On this occasion both Mr. Taft and Mr. Sherman were accompanied by their wives on the return journey. The parade which had been planned was carried out in spite of slush in the street and sleet in the air, and the newly installed President and Vice-President reviewed it from a stand in front of the White House.

IV

THE EVOLUTION OF THE PRESIDENCY

IF a member of the Convention that framed the Constitution were to come back to earth, what feature of the present situation would most astonish him? That the population of less than four millions in 1790 had grown into a nation of more than ninety millions in 1910? That the area of the Union had increased from 900,000 square miles to more than 3,000,000, — not to mention island possessions in two oceans? That the government which the Convention devised had endured for nearly a century and a quarter, and was more united and more stable at the end of the period than at the beginning? That the government had not only endured, but had remained unchanged, so far as the written Constitution was concerned, except in minor and unimportant details?

After all, is not that last-mentioned fact the most astonishing of all? The fathers undoubtedly expected expansion and growth, for they provided for it. They might have hoped, with many a doubt, that their work would be lasting, for they declared their purpose to be the creation of "a more perfect union." But they could not have anticipated that — granted such a growth as the country has experienced — radical changes would not be found necessary, that their Constitution would prove self-adaptable to conditions enormously modified. In that fact more than in any other lies the explanation of the political miracle of the American Republic — the adaptability of the Constitution.

Each of the three great divisions of the government has found an elasticity in the terms of the Constitution which has enabled it to discharge duties and to meet conditions that could not have been foreseen when that Constitution was framed. The Supreme Court, in which resides the plenary form of the Judicial Department, has assumed and exercises without question the power of construing the laws according to the spirit of the Constitution, — a power which even Hamilton declared¹ was not directly conferred, and which he thought it

¹ See No. LXXXI of the *Federalist*.

unlikely that the Court would exercise. Congress has discovered implied powers in the specific grants contained in the eighth section of the first article, by the use of which it takes complete and undisputed jurisdiction over matters and industries unknown to the eighteenth century. One can fancy Luther Martin, the great objector, opening his eyes over a construction of the clause granting power to lay taxes, under which Congress passes an act having for its sole object a prohibition of the use of a certain ingredient in the manufacture of matches; or of the clause granting power to regulate commerce as justifying a requirement that railway cars shall be equipped with air brakes.

But it is in the Executive Department that the largest development has taken place, and the development of the greatest constitutional significance. It is the only one of the three departments in which development has been in any degree at the expense of either of the other two. The Constitution does not make an absolute separation of powers, but it defines the limits of the participation of each department in the field assigned to the other two. Of the Executive Department alone can it be asserted that it has exceeded those limits. Whether the assertion be true or false — and upon that no opinion is at present expressed — two remarks may be made: first, that there has been no violation of the letter of the Constitution in the evolution of the presidency; and, second, that there has been no general, indeed, hardly an occasional and sporadic, objection to the increase of the President's power. As in the cases of the Supreme Court and of Congress, popular acquiescence may be held to have justified a real constitutional change which has not found expression in an amendment.

Nevertheless it is necessary to make note of the changes that have taken place, and to follow them historically.

The founders of our republics . . . seem never for a moment to have turned their eyes from the danger to liberty from the overgrown and all-grasping prerogative of an hereditary magistrate, supported and fortified by an hereditary branch of the legislative authority. They seem never to have recollected the danger from legislative usurpations, which, by assembling all power into the same hands, must lead to the same tyranny as is threatened by executive usurpations.

So wrote Madison in number XLVII of the "Federalist." He was discussing the distribution of powers between the

President and Congress, in the Constitution which the writers of the "Federalist" were endeavoring to persuade the people of New York to ratify. His argument was, in effect, that encroachments upon liberty are always to be guarded against, whether the offender be the executive, concentrated in a single person, or the legislature; and that the Constitution provided ample security against the danger in either form. His opinion evidently was that the more immediate danger was that from legislative usurpation. "The legislative department is everywhere extending the sphere of its activity, and drawing all power into its impetuous vortex."¹ That the peril thus signalized was foremost in the minds of the framers of the Constitution, is made plainly evident by an examination of the document itself. The functions which were conferred upon Congress, and those which were forbidden to it, are specified with minuteness. On the other hand, the powers of the President are expressed in broad and general terms, and are accompanied by no prohibitions. Let us see what, exactly, those powers are: in conjunction with the Senate, to make treaties, and to appoint all officers; to receive ambassadors; to be commander-in-chief of the army and navy; to grant pardons; to give to Congress information of the state of the union; to summon Congress in extraordinary session; to recommend measures to the consideration of Congress; to exercise a qualified veto upon legislation. These are all powers, as distinguished from duties, because all of them call for the exercise of a discretion whether on any given occasion to use them or not. The sole duty imposed upon him is to "take care that the laws be faithfully executed."

It is a commonplace to all who have studied the political history of the country that the early Presidents took a modest view of their power in the government. No President has ever assumed direct personal command of the army or the navy. From the beginning the Presidents exercised a controlling power over the foreign relations, and maintained with spirit their

¹ In this passage Mr. Madison unconsciously or deliberately, repeated himself. In his diary of the Convention for July 17, 1787, occurs the following: "Mr. Madison was not apprehensive of being thought to favor any step towards monarchy. The real object with him was to prevent its introduction. Experience had proved a tendency in our governments to throw all power into the legislative vortex. The executives of the States are in general little more than cyphers; the legislatures omnipotent. If no effectual check be devised for restraining the instability & encroachments of the latter, a revolution of some kind or other would be inevitable."

prerogative of initiative in all such matters as the negotiation of treaties and the recognition of foreign governments. They have also successfully resisted, as well as resented, attempts to draw from them the details of instructions to American plenipotentiaries, and of correspondence with foreign governments, which they deemed it to be for the public welfare to withhold. But there were in the early days no other than the most formal official relations between the President and the Congress. It was the function of Congress to initiate and pass laws; that of the President to approve or disapprove them when presented to him.

Students of public and official life in New York and Philadelphia during Washington's presidency know that the partisan opposition to the Father of his Country dwelt upon his asserted liking for the fashions of a monarchical court; upon his firmness in the conduct of foreign affairs, as in the matter of the Jay Treaty; upon the vigor displayed in the suppression of the Whiskey insurrection in Pennsylvania. Senator William Maclay criticised him as wishing to "subjugate" the Senate because it was not provided in the bills creating the executive departments that the Senate was to be consulted in the matter of the removal of the heads of those departments.¹

The makers of the Constitution devoted much time and discussion to the Executive Department, but hardly any to the consideration of matters with which we are now concerned. They made many contradictory decisions upon the questions whether there should be a single Executive; how he should be chosen; the length of his tenure of the office; whether he should or should not be eligible for reëlection; whether his veto should be absolute or qualified, and if qualified whether a two-thirds or three-fourths vote should be required to override it. There was almost no discussion of the clauses specifying his powers and duties — of the clauses in the phraseology finally agreed upon, no discussion at all.

Let us now consider in what directions and to what extent the presidency has been extended and developed since the Con-

¹ It is interesting to note, as illustrating the great differences of opinion as to the effect of the Constitution before that effect had manifested itself in practice, that Mr. James Wilson, also of Pennsylvania, in discussing this very subject of the participation of the Senate in appointments by the President, — in the session of September 6, in the Convention of 1787, — maintained that the proposed Constitution created an aristocracy, by "throwing a dangerous power into the hands of the Senate."

stitution was put in operation. As for certain plenary powers there could be no expansion. The general command of the military and naval forces; the grant of pardons; the summoning of one or both houses of Congress in extraordinary session; the negotiation of treaties to be ratified by the Senate; and the nomination of officers to be confirmed by the Senate;—these are all powers explicitly conferred without qualification; and the duty of seeing that the laws be faithfully executed also rests upon the President alone. The right to receive ambassadors, as has been said already, was, in early days, construed to give the President power to recognize, or to refuse to recognize, a revolutionary government, by deciding whether or not to receive a person accredited as a diplomatic representative of that government. His right thus to fix its relation—or want of relation—to the government of the United States has been often disputed on the floor of both houses of Congress, but there is believed to be no example of an effective overruling of the President's decision. The exercise of the power may be treated as a natural and not unreasonable extension of a power specifically conferred, and the power itself as one which—not being derivable from any grant to Congress, and yet necessarily within the jurisdiction of some department of every sovereign government—falls obviously to that department which has primarily the oversight of foreign relations.

Outside of the powers and duties just mentioned, as to only one of which has there ever been any dispute, there are three directions in which the presidency has extended itself largely: in the matter of removals from office; in the use of the veto power; and in the relations between the President and Congress. We will take them in the above order.

The Convention of 1787 discussed repeatedly the method of appointment of the civil officers of the United States, but did not once consider the general subject of removals. Mr. Gouverneur Morris submitted a plan for a Council of State, consisting of the Chief Justice and five heads of departments, each of whom was to “be liable to impeachment and removal from office, for neglect of duty, malversation, or corruption”; but it was merely referred to the Committee of Detail and heard from no more. With that exception, and with the further exception of some consideration of the removability of judges, the corollary that appointment in numerous cases implies previous

removal from office, was not once mentioned. The omission was quickly perceived by the opponents of the Constitution, who made the objection that whereas appointments were required to have the consent of the Senate, the President would exercise the right of removal alone. Hamilton¹ held the opposite opinion. "The consent of that body [the Senate] would be necessary," he wrote, "to displace as well as to appoint." So evidently thought Mr. Justice Story, although he expressed himself in guarded language. His "Commentaries on the Constitution" was written during the administration of Andrew Jackson, whose wholesale removals from office — characterized by Story as an "extraordinary change of system" — has, he says, "awakened general attention, and brought back the whole controversy with regard to the executive power of removal to a severe scrutiny. Many of the most eminent statesmen in the country have expressed a deliberate opinion that it is utterly indefensible, and that the only sound interpretation of the Constitution is that avowed upon its adoption; that is to say, that the power of removal belongs to the appointing power."

Chancellor Kent wrote his "Commentaries" a few years earlier, in the administration of John Quincy Adams, before the "extraordinary change of system" took place, and his opinion was different. He held that the construction in favor of the President's exclusive power of removal was "supported by the weighty reason that the subordinate officers in the Executive Department ought to hold at the pleasure of the head of that Department, because he is invested generally with the executive authority, and every participation in that authority by the Senate was an exception to a general principle, and ought to be taken strictly. The President is the great responsible officer for the faithful execution of the law, and the power of removal was incidental to that duty, and might often be requisite to fulfil it."

Both Kent and Story refer, with expressions of amazement, to the strangely haphazard way in which the current interpretation of the Constitution became effective. But they do not mention the occasion on which the question was first raised. For information on that point we are indebted to the frank and racy diary of William Maclay, one of the first senators from Pennsylvania. Less than two months after the inauguration of

¹ In No. LXXVII of the *Federalist*.

Washington as President (April 30, 1789), Mr. John Jay — who at that time held no office¹ — “came in,” wrote Mr. Maclay, and informed the Senate that Mr. Jefferson wished to return from France, and that the President nominated William Short as his successor as Minister to France. This was on June 17. Apparently it was the first nomination ever sent to the Senate, for Mr. Maclay says that the Vice-President immediately began telling the senators how they were to give their “advice and consent.” Two days later Mr. Maclay made a speech on the constitutional problem involved. Had the President a right, by himself alone, to give Mr. Jefferson leave of absence? If the Senate should choose to negative his return it would be necessary only to refuse to confirm Mr. Short or any one else in his place.

In July the bill for organizing the Department of Foreign Affairs came up to the Senate from the House of Representatives. It contained a clause, innocent at first sight, providing that the Secretary should appoint a chief clerk who was to discharge the duties of the office “whenever the said principal officer shall be removed from office by the President of the United States.” The clause had been vigorously attacked in the House of Representatives, but had been allowed to stand. Now a renewed attack was made upon it. From Mr. Maclay’s account of the debate, which lasted several days, it is easy to see that the discussion was animated and angry. There are references in the diary to the efforts of the “court party” to save the clause, and certain senators are mentioned by name as having “recanted” and become supporters of the clause after speaking against it. When the vote was taken it was a tie — ten to ten. “The Vice-President with joy cried out, ‘It is not a vote!’ without giving himself time to declare the division of the House and give his vote in order.” The interpretation thus casually put upon the Constitution by the casting vote of the Vice-President was not seriously challenged for more than three quarters of a century.

The early Presidents used the power of removal sparingly. Washington removed only nine officers during his eight years of service, and in every case the removal was for cause. The two Adamses, Madison, and Monroe also exercised great forbearance. Jefferson used his power a little more freely, but he

¹ Unless his appointment as Foreign Secretary under the Articles of Confederation was still effective.

expressly disclaimed the right to remove for differences of political opinion, or otherwise than for some clear public good. During the administration of Monroe, the "era of good feelings," there were not two parties. All men professed themselves to be Republicans. Party spirit was reinvoked in the administration of the second Adams; but he refused to punish with dismissal officers who placed themselves in opposition to his administration, and the officers whom he left in office at the end of his term were not generally men whom he had appointed, and they were by no means persons selected with a view to promoting his own political future. There was therefore no reason, other than to reward those who had supported him in the canvass of 1828, that can be assigned as the motive of General Jackson's immediate and radical change of system. Within one year from the time of his entry upon office he dismissed two hundred and forty-three officers, including nearly all in the diplomatic, treasury, and civil court services, and his Postmaster-General removed four hundred and ninety-one postmasters. Story, who gives these figures in a note,¹ credits them to a speech of Mr. Clayton in the Senate, March 4, 1830, and says that they are "confessedly imperfect." He also says that it is not probable that the aggregate of removals during the forty years preceding Jackson's administration amounted to one third of the number of Jackson's removals in a single year.

The opponents of the President regarded his action as a great scandal, but the theory on which it was based was defended by his supporters. The classic defence was contained in a speech by William L. Marcy in the Senate in January, 1832.² In speaking of the politicians of the time he said, "When they are contending for victory, they avow the intention of enjoying the fruits of it. If they are defeated, they expect to retire from office. If they are successful, they claim, as a matter of right, the advantages of success. They see nothing wrong in the rule that to the victor belong the spoils of the enemy." Although the opposition party protested strongly against the "rule," they followed it when their turn came. Jackson set a fashion which was followed by his successors. For more than forty years every change in the party control of the national government was made the occasion of a political mas-

¹ *Commentaries*, book III, chapter XXXVII.

² During his first month of service in that body. He took his seat in December, 1831, and resigned to become governor of New York in July, 1832.

sacre. Possibly there was a better excuse for it when Lincoln became President than on some former occasions, since there was real reason to doubt the loyalty of officers, high and low, in the North as well as in the South. But the rule that offices were a legitimate perquisite not merely of the party in power but of the particular persons who happened to be in the exercise of power as well, engrafted itself upon the simpler rule, and was carried out in a relentless manner during the administration of General Grant. It was not enough that one holding an office should be a loyal, even an active, member of the Republican party. He must also be *persona grata* to the President, or to the senator to whose share that particular piece of patronage fell. No more scandalous chapter of political history can be cited than that which covers the story of the New York custom-house in Grant's time.

The Jackson régime ended when Harrison and Tyler were installed. Polk turned out all the Whigs who had survived until his time. Taylor and Fillmore gave the Whigs a four years' taste of office, but they all went out under Pierce. Lincoln made a clean sweep of the Democrats,¹ — and then came Johnson.

His breach with the party that elected him was gradual, but by the autumn of 1866 it was complete, and he began to wreak vengeance upon those who were opposing him in Congress by turning out of office those whom they had recommended, and filling their places with supporters of his "policy," who, of course, were Democrats. The removals — there were said to be 1283 postmasters and a corresponding number of officers of other departments, in the list — were made during the recess of the Senate, for Congress adjourned on July 28, and did not meet again until December. But when the second session of the Thirty-ninth Congress began there was immediate action to limit the President's power in this as in other directions. The Tenure of Office Act was passed, was vetoed, and was passed again notwithstanding the objections of the President, on the last day of the session — March 2, 1867. It was a comprehensive measure. It enacted that persons holding office by and with the advice and consent of the Senate were entitled to hold such office until their successors should be

¹ During that period, when the spoils system prevailed without dispute, 917 removals were made by two successive collectors of the port of New York. The average number of employés in the custom-house was less than 700.

duly appointed in like manner, and qualified; that the members of the Cabinet should hold their respective offices during the term of the President by whom they may have been appointed, and for one month thereafter, subject to removal by and with the advice and consent of the Senate; that, during a recess of the Senate, for specified reasons, the President might suspend officers and designate persons to hold their places temporarily, but he was required to report such suspensions to the Senate, and if the Senate did not concur, the suspended officer resumed his office; that when the President, in pursuance of his constitutional power, filled vacancies which might happen — not those caused by removal — during a recess of the Senate, if no appointment by and with the advice and consent of the Senate should be made during the ensuing session, the office was to remain in abeyance until an appointment should be made by the constitutional method. It was declared to be a high misdemeanor to accept or exercise the duties of an office in violation of the provisions of the act, punishable by a heavy fine or by imprisonment.

The bill was introduced by Thaddeus Stevens, but in its final form was quite different from the original text. In the long debates which took place in both houses of Congress, the point most discussed was the application of the principle of the bill to cabinet officers, though the general constitutional question was considered in academical arguments. It was contended by the more conservative Republicans that the President should have a free hand so far as the heads of the executive departments were concerned. But although the Senate struck out the clause relating to the secretaries, it was restored by the Committee of Conference. The bill was passed by both branches by votes of about three to one. It was vetoed by President Johnson, and passed over his veto by a majority even greater than that on accepting the report of the conference committee. This was the only instance in the constitutional history of the country when the veto power was invoked for what — as will be seen — Mr. Gerry and Hamilton himself regarded as the chief object of granting the President a “revisionary” power, namely, to enable him to resist encroachments on his constitutional authority.

Inasmuch as Congress held the purse, and could discontinue the salary attached to any office which the President might attempt to fill in violation of the provisions of the act, he was

forced to comply with it, — though his action in the matter of the removal of Secretary Stanton disregarded it.

The debates in the two houses of Congress over the measure make it plain that many members were dragged into the support of it against their better judgment. There were few — were there any? — members who repudiated the theory that the spoils belonged to the victors. The law which they were asked to pass would stand in the way of the next President whom the Republicans were sure to elect. But aside from that sordid argument, many of the members felt that it was a rather mean revenge which was planned for a political enemy. Some of them showed their reluctance to vote for it, but none except the “Johnson Republicans” gave their votes in the negative. Mr. Blaine, who voted for the bill, says in his “Twenty Years of Congress” that “the history of its operation, and of its subsequent modification, which amounted to repeal, is one to which the Republican party cannot recur with any sense of pride or satisfaction.”¹ Even before the close of Johnson’s administration a movement began to repeal the Tenure of Office Act. The occasion for the measure was about to be a thing of the past. General Grant was soon to succeed the President who had made himself and his acts obnoxious to the party in power. In January, 1869, the House of Representatives, with no debate, passed a bill to repeal the law. The Senate was not willing to concur. The law of 1867 gave that body a power over removals which it was reluctant to relinquish. A committee reported a substitute for the repealing bill, which did little more than exempt cabinet ministers from the operation of the act. Nothing more was done at that session, but at the extraordinary session which began simultaneously with General Grant’s term, the modification of the law which found favor with the Senate was reluctantly accepted by the House of Representatives which had, a second time, by a majority of five or six to one, voted for repeal. In that form the law stood until — during the first administration of President Cleveland, March 2, 1887 — the sections of the Revised Statutes covering the whole subject of removals from office were repealed, and by omission of all legislation on the point, the system which prevailed from Washington to Johnson was restored.

But during the period following the Civil War the public conscience was awakened to the great evils and the political

¹ Vol. II, p. 274.

demoralization that attended the treatment of office as a reward of party activity. Only those who are familiar with political conditions prior to that time can be aware of the universal indifference to the scandal, not merely of the active politicians but of the people at large as well. In fact, the spoils system was taken as a matter of course by all, and was vigorously applied by those even who might be classed as statesmen. That fact explains the difficulty and the opposition encountered by those who first undertook the promotion of a reform of the civil service; and so thoroughly ingrained in the public mind was the old-time principle, that the opposition has not yet ceased, although it is no longer effective. The early reformers were looked upon as idealists, too good for this wicked world, and they made slow progress.

Fortunately the Presidents have been, on the whole, upholders of a better, the merit system. Congress passed an act in 1871 which authorized the President to cause the proper means to be taken to ascertain the fitness of candidates for office. Under that act President Grant appointed a commission which instituted competitive examinations in the departments at Washington; but after two years Congress refused to make further appropriations to enable the commission to continue its work, although the President praised the work already done and informed Congress that "it would be a source of mortification to himself" if the appropriation should be withheld. The President thereupon, in 1875, suspended the rules, and the reform came to an end for the time being. But the reformers persisted, and after nearly eight years more of agitation succeeded in persuading Congress to pass the act of January 16, 1883, which President Arthur promptly approved. Under that law a classified service was established, in a small way at first, and covering only a comparatively few of the clerical officers in the executive departments and in large post-offices. The list has been increased by every President since that time and now includes almost the whole civil service. The important exception is the offices that are still filled by appointment by the President with the concurrence of the Senate.

Thus the presidential office has developed in two opposite directions. From the policy of abstention from removals under the Presidents from Washington to the second Adams, it turned to the system of wholesale proscription under Jackson, and to that system it adhered until the reform which began

under Grant was continued and extended by every President to the present time. Not that there have not been many violations of the spirit of the reform. "Turn the rascals out" has been a party motto when there has been a change of administration, the "rascals" of course being all officers who supported the defeated party. Clerks and others appointed under the competitive system were secure, but consuls, collectors, postmasters, chief clerks, and others of that class were subject to removal, and in many cases were removed. To cite but one example, purely by way of example, and not to be invidious, the ravages wrought in the consular service under President Cleveland were inexcusable. But, as has been said, one President after another has cut out class after class of officers who have been appointed as reward for party service, and brought them under the rules of the reformed civil service, and has thus diminished the number of those whom it will ever be worth while to displace in order to provide a position and a salary for some one more agreeable than the incumbent to the existing administration.

One clause of the Constitution which has not heretofore been mentioned was much discussed in 1904 in connection with certain "recess" appointments made by President Roosevelt. The clause reads: —

The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session.

The President, in January, 1903, nominated William D. Crum, a colored man, to be collector of the port of Charleston, South Carolina. An adverse report upon the nomination was made by the Senate Committee on Finance, but no action was taken on the report, and the session, and the Fifty-seventh Congress, came to an end on the 4th of March. The Senate met in special session on the same day, and the President again sent in the name of Mr. Crum. Again the Senate adjourned without action on the nomination. On the 20th of March the President, "during the recess of the Senate" issued a commission to Mr. Crum. Congress met in extraordinary session in November, 1903, and the nomination was sent in a third time. Again no action was taken. The extraordinary session of Congress ended at noon on December 2, and at the same time, without any intermission, the regular session of the Senate be-

gan. It appeared from an official letter from the Secretary of the Treasury that "precisely at twelve o'clock" on that day the President issued a new commission to Mr. Crum. At the same time he issued fresh commissions to one hundred and sixty-eight officers of the army. All those officers held recess-appointments, and had been nominated to the Senate, and the Senate had not acted on them. The list of military officers was headed by the name of Brigadier-General Wood, nominated to be major-general, and all the other promotions were dependent upon that. His promotion was the only one to which there was opposition. The theory upon which the new commissions were issued was that between the end of the extraordinary session and the beginning of the regular session there was a "constructive" recess.

There were two constitutional questions involved in this case, although one of them was discussed but little on that occasion. For it seems to have been tacitly agreed, long ago, that the word "happen" in the clause quoted above is to be interpreted to signify *happen to be existing*. That is to say, a vacancy actually occurring in November, before Congress meets, may be filled by the President in the following July if the Senate has not confirmed any appointee. A contrary view was taken in an able report of the Judiciary Committee of the Senate in 1863, during Mr. Lincoln's presidency, and the Tenure of Office Act expressly provided that if the Senate did not confirm an appointment the office should remain in abeyance until it should be filled by an appointment to which the Senate consented. But the usual practice before the Civil War, and after the repeal of the Tenure of Office Act, was to permit the President to fill any office in which a vacancy existed, — no matter when it first "happened," — when the Senate was not in session.

But President Roosevelt's action raised a new problem, and gave rise to much hair-splitting argument. No one, on either side of the Senate, openly maintained that there was anything in the idea of a constructive recess, but some of the senators held that as the two sessions merged into each other the original recess appointments held until the adjournment of the Senate at the close of the regular session. Even that construction was a virtual condemnation of the reissue of commissions and the renewal of the nominations. It was brought out in the Senate debate by Mr. Tillman, of South Carolina, who took

the lead in opposing the new gloss on the Constitution, that in 1867 the Senate refused to close the final session of the Thirty-ninth Congress at half-past eleven o'clock on March 4, because that would leave a recess of half an hour before the meeting of the Fortieth Congress, in which time President Johnson, whom Senator Sumner characterized as "a bad man," might work mischief by recess appointments. At the close of the Senate debate in 1904 the resolution offered by Mr. Tillman was adopted. It directed the Committee on the Judiciary to report "what constitutes a 'recess of the Senate,' and what are the powers and limitations of the Executive in making appointments in such cases." The committee did not report, and the whole subject was dropped, probably with the idea that the publicity given to the matter and the unanimity of the Senate on the question, would be sufficient to render unlikely similar action by any future President.

The extension of the use of the veto power is the second large development of the presidential office. There is no doubt that the intention of the framers of the Constitution would not have sanctioned the present interpretation of the clause granting the power. There is equally, of course, no doubt that the intention of the fathers cannot and ought not to control, to the prevention of anything that circumstances render necessary, and that Congress and the people sanction by their acquiescence. More especially is that true if the change is clearly admissible under the language of the Constitution.

The provision which gives the President a qualified veto upon legislation was discussed many times in the Convention. The votes upon it were far more consistent than those upon many other features of the Constitution. In fact, the Convention hardly wavered at any time from the decision that the power should reside in the President alone, and that his veto should be overruled by a two-thirds vote of each branch of the legislature. But several other propositions were made and urged with earnestness: that the veto should be absolute; that it should require a three-fourths vote to pass bills over the veto; that a council of revision, with a negative power, should be formed to consider bills; and that some of the judges should be joined with the President to exercise the power. The last-mentioned modification was that which was most frequently brought forward, most persistently pressed, and supported by the strong-

est authority. Mr. Madison favored it and spoke many times in its support. Mr. Gouverneur Morris and Mr. Ellsworth were on the same side. It is in connection with this proposition that we get the most light as to the motives of the members of the Convention in providing a veto on congressional legislation. Almost the sole object seems to have been to prevent encroachment by the legislative department upon the Executive and the Judiciary. That fact explains Mr. Madison's repeated efforts to have judges associated with the President. Mr. Gerry, who opposed the participation of judges in the veto power, said that "the object, he conceived, of the revisionary power was merely to secure the Executive Department against legislative encroachment. The Executive, therefore, who will best know and be ready to defend his rights, ought alone to have the defence of them." Mr. Morris—in the same debate¹—"concurred in thinking the public liberty in greater danger from legislative usurpation than from any other source." Colonel Mason, and he alone, suggested "that the defence of the Executive was not the sole object of the revisionary power. He expected even greater advantages from it. Notwithstanding the precautions taken in the constitution of the Legislature, it would still so much resemble that of the individual States, that it must be expected frequently to pass unjust and pernicious laws. This restraining power was therefore essentially necessary. It would have the effect not only of hindering the final passage of such laws, but would discourage demagogues from attempting to get them passed."

Hamilton in the "Federalist"² takes precisely the view of Colonel Mason. In one place he refers to "the case for which it is chiefly designed, that of an immediate attack upon the constitutional rights of the Executive," and in another to "the propensity of the Legislative department to intrude upon the rights and to absorb the powers of the other departments," but he also says:—

The power in question has a further use. It not only serves as a shield to the Executive, but it furnishes an additional security against the enactment of improper laws. It establishes a salutary check upon the legislative body, calculated to guard the community against the effects of faction, precipitancy, or of any impulse unfriendly to the public good, which may happen to influence a majority of that body.

¹ July 21, 1787.

² No. LXXIII.

He thought that "the negative would generally be employed with great caution," and maintained "that there would be greater danger of his not using the power when necessary than of his using it too often or too much."

Such was the commonly accepted theory of the veto power when the Constitution went into operation. The President was armed with a power to resist encroachment on his constitutional rights, and that power might also be employed to defeat bad laws. The early Presidents — in fact, no President before Andrew Johnson — were not forced to use it to resist encroachments upon the constitutional rights of the Executive. They interpreted the phrase "bad laws" to mean only unconstitutional measures, and measures obviously objectionable because passed without due consideration. Washington vetoed only two bills during his eight years of service. The first of them was an apportionment bill based on the first census. He was urged to disapprove the bill not only because it was — in the view of Jefferson, but not in that of Hamilton — violative of the Constitution, but in order to assert a power which the people might come to believe was never to be exercised. The other bill was hastily drawn and self-contradictory in one clause. Neither John Adams nor Jefferson vetoed any bill. Madison sent in six vetoes in eight years, — four on the ground of unconstitutionality, or because — among other reasons — it "introduces an unsuitable relation of members of the Judiciary Department to a discretionary authority of the Executive Department" — virtually a constitutional objection; and the sixth because of a defect in drafting. Monroe, in eight years, vetoed one bill only, — an "internal improvements" bill, — and that on the ground that it was unconstitutional. John Quincy Adams, although dealing with a Congress politically hostile to him, did not once exercise the power.

Andrew Jackson vetoed nine bills. Six of them were objected to as being repugnant to the Constitution. The others did not commend themselves to him as being wise. He was thus the first to treat the constitutional power of veto as one which authorized the President to interpose his judgment on a question of public policy to defeat a congressional enactment. No doubt he had ample warrant in the text of the Constitution and in the opinions of its original interpreters for holding that he possessed authority so to do. Jackson was also the first to employ the "pocket" veto, but he did not employ it

in the same way as became habitual with later Presidents. In 1812 Madison returned to Congress a bill which was submitted to him too late in the previous session to be returned with his objections. That, therefore, was the first approach to a "pocket" veto. Jackson, in like manner, sent a message to the Senate, in 1833, giving the reasons why he had not approved a bill submitted to him just before the close of the previous session. The next year he incorporated in his annual message his reasons for not approving another bill which reached him too late for his consideration. Still later, he prepared a message giving his objections to another bill, submitted under similar circumstances; but that message he never sent to Congress, but filed it with the Secretary of State. In none of these cases was there anything irregular, or anything to which even a violent partisan could take exception. It is not the duty of a President to sign a bill to which he has objections, if Congress has not given him the full time for consideration allowed by the Constitution. If the bill fails it is the fault of Congress. In these early cases the President made public, and in every instance except the last mentioned he sent to Congress, his reasons for disapproval. That formality is not observed in the modern practice of the pocket veto. The President does not sign the bill; he does not give reasons for withholding his approval. He had no opportunity to do so before adjournment. Whether the spirit of the Constitution would be better observed if he were to communicate his objections to Congress at the ensuing session, is a fair question for argument. But the practice, acquiesced in for many years, has taken the question out of the realm of practical politics.

Van Buren's only veto was a pocket veto of a harmless resolution which was submitted to him after the final adjournment of Congress, and which was not attested as required by the Constitution. Even Tyler, having to consider the legislation of a Congress angrily hostile to him, vetoed but eight bills — two of them pocket vetoes like those of Jackson. That is to say the bills were returned to Congress with objections at the session following that when they were passed. To be sure the vetoes by Tyler were most important, dealing as they did with the tariff, the custody of the public revenues, and such matters. Five of his vetoes were based on constitutional objections. The record of his successors up to the outbreak of the Civil War was as follows: Polk vetoed three bills, two of

them for constitutional reasons; Fillmore, none; Pierce ten, eight for constitutional reasons;¹ Buchanan seven, four for constitutional reasons. There is no record of any "pocket" vetoes, in the sense that the President left a bill unsigned and said nothing about it. In two instances, declining to sign he filed his reasons with the Secretary of State; in the other cases he sent the bill back with his objections at the beginning of the next session.

A summary of the use of the power in the seventy-two years from Washington to Lincoln shows a total of forty-seven vetoes, of which thirty-one were based on the opinion of the President that the proposed measure was unconstitutional. About one half of the others were on unimportant matters, involving no principle, and the objection was rather to the form than to the substance of the bill or resolution returned for reconsideration. But the Presidents, on occasion, did not hesitate to take the ground that they were entitled to make their judgment as to the expediency of a measure a valid "objection" under the terms of the Constitution. Tyler claimed that right, in his message of September 9, 1841, vetoing the "Fiscal corporation" bill. Pierce, in his veto of the French Spoliation Claims bill, in February, 1855, entered into an argument on the subject: —

While the Constitution thus confers on the legislative bodies the complete power of legislation in all cases, it proceeds, in the spirit of justice, to provide for the protection of the responsibility of the President. It does not compel him to affix the signature of approval to any bill unless it actually have his approbation; for while it requires him to sign if he approve, it, in my judgment, imposes upon him the duty of withholding his signature if he do not approve. In the execution of his official duty in this respect he is not to perform a merely mechanical part, but is to decide and act according to conscientious convictions of the rightfulness or wrongfulness of the proposed law. In a matter as to which he is doubtful in his own mind he may well defer to the majority of the two Houses. . . . When, however, he entertains a decisive and fixed conclusion, not merely of the unconstitutionality, but of the impropriety, or injustice in other respects of any measure, if he declares that he approves it he is false to his oath, and he deliberately disregards his constitutional obligation.

¹ The most of Polk's and Pierce's vetoes were aimed at bills which violated the Democratic doctrine that the Constitution gave no power to use the public money for purposes of "internal improvement."

Enough has been said to show that for more than seventy years the Presidents acted upon the principles laid down in the *Federalist* that the veto power was to be employed rarely and with caution; that it was granted chiefly for the defence of the Constitution against encroachment; but that it might also be exercised to prevent the enactment of bad laws, and of laws inspired by partisanship.

Lincoln vetoed two bills — one because he had already signed one accomplishing the same purpose — and one joint resolution — a “pocket” veto — because, in correcting an error in legislation it left other errors in the same act uncorrected. The advent of Mr. Johnson marked the beginning of a new era. He, and all Presidents since his time, interpreted the clause giving the veto power far more liberally than any of their predecessors. They have offset their own judgment against that of Congress not merely on great questions involving the public welfare, and on disputed constitutional questions, but on trivial matters whereon their means of information are not greater or better than those at the command of Congress, and whereon their individual judgment does not appear to be superior to that of the average congressman or senator. Two examples, among a great number that might be cited, will suffice. President Harrison, in 1890, returned a bill authorizing the city of Ogden, Utah — Utah was then a Territory — to increase its municipal debt. He thought the measure was “unwise,” and perhaps it was. But is it the duty of a President to busy himself with such trumpery matters? President Cleveland once vetoed a resolution providing for the printing of additional copies of a certain map of the United States, on the ground that a better map would soon be available. The intimate participation of the Presidents in legislation in recent times is seen in the following record: President Johnson vetoed 22 bills; President Grant, 47; President Hayes, 11; President Arthur, 4; President Cleveland, 346,¹ beside 12 pocket vetoes; President Harrison, 17; President McKinley, 5; President Roosevelt, 40. It will be observed that Mr. Cleveland in his first term vetoed more than six times as many bills as were returned by all the Presidents from 1789 to 1865, — seventy-six years.

The foregoing review of the history of the veto power indicates that there has been a distinct change in the theory and practice of Presidents. As at present understood it is much

¹ 305 in his first term, — most of them pension bills.

more than a weapon put in the hands of the Executive to defend himself against legislative encroachment ; much more than a revisory power to prevent violations of the Constitution ; much more than a security against laws due to "faction, precipitancy, or any impulse unfriendly to the public good." It has become a general revisory power, which is applied to all the legislation of Congress, whether important or not, whether concerning public laws or private and personal interests. Some Presidents use the power more frequently and more meticulously than others, but they all use it to the fullest extent, and upon the most trivial matter, when so minded.

The question has been frequently discussed whether the veto of the President is a legislative power. Von Holst says it is not, because the Constitution declares that "all legislative power herein granted is vested" in Congress. That seems a little like begging the question. At any rate it assumes that an inconsistency in the Constitution is impossible and unthinkable. Is it not reasonable to hold that the veto power as Hamilton understood it, and as all the Presidents, not even excepting Jackson, understood it until after the Civil War, was not a legislative power ; but as understood and practised to-day it does make the President in effect a third member of the legislative body ?

That question can best be considered in connection with the extension of the President's exercise of power in the third general direction. The Constitution, in its general enumeration of the functions which it assigns to the President, provides : —

He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient.

There was not one word of debate on this clause at any time in the Convention of 1787. The Federalist makes no comment whatever upon it. Kent merely quotes the clause, without remark. Story, although he enlarges on the subject, uses colorless language : —

The first part, relative to the President's giving information and recommending measures to Congress, is so consonant with the structure of the executive departments of the colonial and State governments, with the usage and practice of other free governments, with the general convenience of Congress, and with a due

share of responsibility on the part of the executive, that it may well be presumed to be above all real objection. From the nature and duties of the executive department he must possess more extensive sources of information, as well in regard to domestic as foreign affairs, than can belong to Congress. The true working of the laws; the defects in the nature or arrangements of the general systems of trade, finance, and justice; and the military, naval, and civil establishments of the Union, are more readily seen and more constantly under the view of the executive than they can possibly be of any other department. There is great wisdom, therefore, in not merely allowing, but in requiring the President to lay before Congress all facts and information which may assist their deliberations; and in enabling him at once to point out the evil and to suggest the remedy. He is thus justly made responsible not merely for a due administration of the existing systems, but for due diligence and examination into the means for improving them.

It is not intended, in a discussion of the extension of the President's power under this clause, any more than in a consideration of the power of removal from office, and of the veto power, to suggest that any President has gone a step further than is permissible under a strict literal interpretation of the Constitution; but rather to signalize the extension that has taken place, and to note its effect upon the system of government. As in the other two cases the change has been gradual and has not been seriously opposed by Congress. The enlargement of the President's power has, in each case, been at the expense of Congress. It was an "encroachment," in the sense that it was not what the framers of the Constitution intended when they defined the limits of the three departments; and yet, as being strictly permissible under the language of the Constitution, it could not have been successfully resisted by Congress.

As in the former cases we should naturally begin by detailing the practice of the earliest Presidents. But in order so to illustrate fully the change that has taken place it would be necessary to make copious extracts from the messages of those Presidents. Suffice it here to say that they put the simplest and most natural interpretation on the power conferred on them. They gave information of the state of the Union and recommended measures — which they understood to be subjects — for the consideration of Congress. One paragraph from a message of James Madison will indicate what is meant.

A revision of the militia laws for the purpose of rendering them more systematic and better adapting them to emergencies of the war, is at this time particularly desirable.

It must be left to those who are sufficiently interested in the evolution of our government, to study comparatively the tone and general character of the recommendations by the Presidents in the first fifty years of our national history, and in the last twenty years. In the earlier messages the attention of Congress was called to certain defects in existing laws, or to the need of new laws on other subjects, and it was left to the wisdom of Congress to frame enactments on those and other points. The modern system is to discuss the defects or the requirements in great detail, to argue upon the necessary remedy, including safeguards and exceptions, and virtually to insist that the case shall be met in a way precisely indicated, — if not, that a veto will be launched at the bill agreed upon by Congress.

The practice of recommending to Congress measures in a definite form — complete schemes of legislation which must be passed as indicated by the executive or not passed at all, save as may be agreed upon between the executive and the legislative departments in minor details, which may be the subject of compromise — that practice is supplemented by another. The President now feels it to be his privilege, nay, his duty, to bring pressure to bear upon Congress, that is to say upon certain congressmen. He invites them to call upon him to discuss the terms of the bills which he has recommended. He indicates to them what is and what is not admissible. Certain senators and representatives are recognized in the two Houses as spokesmen for the President. Others, men of the President's political party, who oppose a presidential measure as a whole, or certain features of it, are invited to the White House, and listen to the President's reasons for urging his policy. The President is the sole dispenser of public offices. Long custom has made it a rule that senators and members of the ruling party shall be consulted, shall even be permitted, to suggest the names of proper persons, when officers are to be appointed in their State or district. There is not the least evidence that any President ever intimated even vaguely that the privilege of designating officers would be withdrawn or curtailed in the case of any senator or representative who might oppose the President on any matter on which he had

set his heart. Nor, without evidence, is there any reason to suspect that any President ever did so. But that does not signify that the fear of losing "patronage" plays no part in the campaign which modern Presidents carry on to promote the success of their policies. Politicians in office are not the boldest of men. A senator taking his seat for the first time is not above shaping his course with a view to his election again six years later. It is not necessary to threaten a man with the loss of patronage if he is so constructed as to fear that he will lose it if he sets his will against that of the President.

The executive has still another weapon. He has the power to summon Congress in extraordinary session. He can say — of course privately and unofficially — that unless Congress shall pass this bill or that, he will call the two Houses to meet again. Whether this weapon has ever been used or not cannot be asserted with confidence. It has been reported, with how much or how little truth is unknown. But the use of it is possible. It has been employed more than once by another executive — the governor of New York.

Indeed it would not be difficult to sustain the proposition that the extension of executive power and influence which we are here considering, was imported into Washington by those who had filled the executive chair at Albany. The country saw little or none of it before the time of Mr. Cleveland, and it did not see very much of it then. Mr. Cleveland carried with him to the chief place in the national government the New York governor's idea of the veto power and of the proper use of it. Instances might be cited, if it was worth while, of his interposition to an unusual extent — which signifies neither an unconstitutional nor even an improper extent — to secure the enactment of legislation which he desired. And the readiness of senators and members to heed the wishes of a President even when doing so involves political inconsistency, can be seen in the votes of avowed free silver men on the bill to repeal the Silver-Purchase act, in 1893. What Mr. Cleveland did occasionally, Mr. Roosevelt did frequently, almost constantly. Congress, the men of his own party, were not in favor of many of the measures he wished to be passed. It is not too much to say that he extorted their consent to many of them, and endeavored persistently but in vain to obtain their consent to the rest. He sent an unprecedented number of special messages in advocacy of his policies, many of them covering each but a sin-

gle subject, in which the nature and form of the legislation desired were elaborated as systematically and with as much detail, as would be employed by a senator in a three-days speech. He urged members individually and in groups, who were invited to meet him in his office at the White House, to support those measures. He gave to the press statements of his position on pending legislation.

Did such an exercise of his office constitute him a third branch of the legislative department? That question is not to be answered by saying that the early Presidents recommended measures to Congress and vetoed objectionable bills passed by Congress, yet that they certainly did not constitute themselves a coördinate branch of the legislative department, and in fact were not; and that Mr. Roosevelt only did more frequently, more in detail, and more by the use of his personal force and his official position than they did. Each branch of the legislature — in this case Congress — originates measures, considers them clause by clause as to their specific provisions, and passes or rejects them. When the two branches do not agree upon details the matter is decided by a committee of conference. In a very real sense a President who presses upon Congress measures in which he is interested, in the manner of recent Presidents, exercises every power in legislation which is conferred by the Constitution on the two Houses of Congress. He originates measures and gives them definite form. It is true they can go no further unless one or the other House of Congress takes them up. But neither does a bill introduced in the Senate or the House of Representatives, and passed by that body, get further unless the other branch agrees to it. The White House meetings for the discussion of specific provisions and amendments correspond to the committees of conference; and finally the President, by his approval or veto, takes action which is identical with the passage or rejection of a bill by one of the Houses of Congress. If it be said that the President does not interpose in all cases, with respect to all the measures acted upon by Congress, before both branches have agreed and have sent the bill to him for his approval, it may be replied on the other hand that hundreds of House bills are passed by the Senate, and hundreds of Senate bills are passed by the House of Representatives, in the same perfunctory way that the President affixes his signature to them after both branches have passed them. As a matter of fact, since the veto power has

been regarded as a power to be employed whenever the President's judgment of the wisdom or the expediency of a measure contravenes that of Congress — this in connection with his intimate participation in the origination and definite construction of measures, and also with his public and personal activity in the promotion of those measures — the President is a potent factor in legislation, and in effect, though not nominally, as really a branch of the legislative department as either House of Congress.

That is the chief development of the presidential office. It has taken place without opposition, one may even say without observation. Opposition, indeed, would have been in vain, for there is no suggestion here that any violation of the language of the Constitution has been committed in anything that the recent Presidents have done. Whether there has been a violation of the spirit of the Constitution is another matter ; and on that point the present author goes no further than to say that the framers of the Constitution seem not to have anticipated the development of the office which we have witnessed, and that the Presidents for nearly a hundred years made no movement toward such an expansion of their office.

The justification for the change, if it is to be justified, lies in the contention that in modern times the executive of the State or the nation is placed, in popular estimation, and by the popular will, in the position of a leader. He is expected to do things, and to get things done. Our legislatures and Congress are leaderless, in the sense that there are no leaders possessing authority, no leaders whom the rank and file of the party follow. The party system is by no means the perfect machine it is in most countries having a parliamentary government. Just as we were beginning to develop a system whereby the Speaker was the party leader in the House of Representatives, and leadership in the Senate was in the hands of the veterans who constituted a "steering committee," there was a revolt against both. The power of the Speaker was annulled ; and first insurgency and then the defeat or death of the Senate veterans, abolished leadership altogether and reëstablished anarchy.

That is not precisely the argument that has been offered to justify the assumption of leadership by the executive. Nor has any President deemed it necessary or worth while to justify it, or even to intimate that he regarded himself as a leader. But

it would be idle to deny that modern democracies no less than those of the ancient world crave leaders. There is no explanation of the springing up and growth of the "boss" system, or of the power which self-chosen bosses exert in politics, which does not rest in the last analysis on the willingness, even the eagerness of the multitude to follow strong men, and to seek for a new leader though he may not be a strong man, when the old leader dies or retires.

The principle upon which the assumption of leadership by an elected executive in a republican state, founded on a separation of the three departments of government, was explained and advocated by the Hon. Charles E. Hughes, now a justice of the Supreme Court of the United States, in an oration before the Phi Beta Kappa of Harvard College, June 30, 1910.¹ Mr. Hughes was the Governor of New York—another governor of that State, it will be observed—and was one who had carried the theory of leadership by the executive further, perhaps, than any of his predecessors. For he had urged his measures upon the legislature in definite form, and when his recommendations were disregarded had called the legislature back to Albany and, strengthened by public sentiment, had practically forced the legislative department to yield to the executive. His argument is here given in full:—

In considering the trend of our democracy we cannot fail to note at the present time the tendency to increase the relative importance and influence of the executive department, the difficulty of maintaining party coherence, and the larger measure of direct control exercised by the people over the instrumentalities of government.

The scope of administration has increased rapidly during the past few years, not only with respect to the multiplication of the demands traditionally associated with it, but also in the provision that has been made to secure adequate supervision of activities related to the public interest. This extension of administrative burdens and facilities would of itself enhance in public estimation the importance of the chief administrators in Nation and State.

But the aggrandizement of the Executive is not to be accounted for simply in this way. It is rather that out of the conflicts between competing interests or districts the Executive emerges as the representative of the people as a whole. Within the State, for example, each representative in the Legislature is endeavoring to

¹ *Harvard Graduates' Magazine*, September, 1910.

obtain something for his own district in order that he may stand well at home. He naturally looks at every general question with more regard to his political fortunes than with respect to the opinion or the interest of the State as a whole. It is well, of course, that each district should have its interests well represented. But in this rivalry of purely local concerns, a proper perspective with regard to matters of general policy is often lost. The general sentiment must find a voice, and in the course of our experience the people have come to look to the Chief Executive for that voice. By his authority to recommend measures which he believes to be of general importance, and by his freedom to support his recommendations with argument and appeal, he commands a position of influence which is not embarrassed by district limitations. Having this opportunity, he is necessarily under the obligations which it imposes, and when there is a preponderant sentiment in favor of a measure or policy believed to be just, the people look to the Executive to speak in their behalf and to present that measure or policy as cogently as he may within the limits of his constitutional authority. This is the result of the natural demand for leadership which the functions of the office afford. It also carries with it direct accountability to the people, and in fact is only a phase of the tendency toward a greater measure of direct popular control.

The Executive is elected as a candidate of a political party, and represents the policies of his party. He is, however, more than a party leader. The loyalty of the people, irrespective of party, toward their government, which he in its chief office so largely personifies, tends to establish a relation between the Executive and the people at large quite distinct from that which he sustains to his party. Here again there come into play the influences resulting from the extension of administration and the demand on the part of the community for proper standards of administrative conduct. There is a wide field of executive action in which partisan questions have no place. Good administration is impartial, and with respect to it the matters as to which our citizens differ are of small account compared to those as to which they agree. In the just and honorable conduct of public affairs the Executive finds the opportunity, as well as the duty, faithfully to represent the common sentiment.

But assuming that improper methods are not used, the Executive is strong in meeting the responsibilities thus assigned to him, only as he does in fact represent public opinion. As the people are entitled to look to him to lead, he is entitled to look to the people for support. Upon public opinion his leadership depends, and in fair appeal he finds the strongest instrument at his command.

Thus, within his constitutional limitations, the influence of the Executive broadens and, while wholesome and beneficial results may be secured, he enjoys no arbitrary power, for he is constantly under the check of public criticism and the common sentiment, which he ignores at his peril.

The theory is easily understood, and Mr. Justice Hughes has put it clearly and cogently. But after all is it not the argument for government by a "good despot"? If despots had all been good, mankind would never have invented and established republics. Moreover there is in the passage above quoted a certain amount of unproved assumption. "The people have come to look to the Chief Executive" to represent the general sentiment? Is it not rather that the Chief Executive has been the agent in creating the idea that he is their proper leader; and is not that the way it has always been when a nation was preparing itself for a dictator?

There seems also to be an assumption which experience does not justify in the suggestion that the Chief Executive knows by some process of intuition what is the popular sentiment and the popular desire, and that, knowing it, he will infallibly endeavor to secure the triumph of that sentiment and the fruition of that desire. Have we not had perverse governors and self-willed Presidents? History tells us that Executives have often been woefully deceived as to the wishes of their people, and that other Executives, strong in their own convictions, and confident of their own opinions, have withstood public sentiment of which they were fully conscious. Nor is it quite true that a governor or President setting himself up as a leader "is constantly under the check of public criticism and the common sentiments which he ignores at his peril." For he has been elected for a definite term, and can continue to defy public criticism, unless he is moved to follow, as well as to direct, public opinion in order to win a reelection.

It can hardly be denied that the aim of every true republican government, and of every government by a constitutional monarchy, is to avoid giving great power of leadership into the hands of one man. That is so obvious that it requires no argument and no citation of examples. If it be admitted it follows that "the aggrandizement of the Executive" is a departure from the universally accepted policy of free governments, upon the road that leads toward despotism. It is not — at all events

— in accordance with the noble principle enunciated in the Constitution of Massachusetts : —

In the government of this commonwealth, the legislative department shall never exercise the executive and judicial powers, or either of them ; the executive shall never exercise the legislative and judicial powers, or either of them ; the judicial shall never exercise the legislative and executive powers, or either of them : to the end it may be a government of laws and not of men.

The development of the presidency into a national leadership has naturally brought about another change — a change which had a beginning before the final evolution we have been considering, but has been greatly accentuated in most recent times. Prior to the time of President Andrew Johnson it is doubtful if any President in office ever made a political harangue to a party or a miscellaneous audience. All the Presidents, from Washington onward, were accustomed to travel over the country and to make patriotic and non-partisan addresses. The sentiment that a candidate for the office, who might soon be the President of all parties, should refrain from everything of the nature of stump speaking, was also prevalent, but in process of time was rather weakly held. Mr. Blaine, in 1884, was the first prominent candidate who made an extensive stumping tour. Since then, as has been shown in the preceding chapters, it has become the regular and ordinary practice of candidates to spend nearly all the time between nomination and election day, in touring the country, addressing great audiences in the cities, and showing themselves to throngs of admiring supporters from the rear platform of a railway car at every stopping-place. In the canvass of 1912, which is not discussed in detail there was an intensive modification of the custom, for the candidates for party nomination, including a President and an ex-President, engaged in "whirlwind" campaigns in many States, in competition for the favor of the National Conventions.

It results from the situation that has been created that a President possesses and exercises a power transcending that of any hereditary monarch of a constitutional government, at the same time that by his direct and intimate association with the people — "the common people," he may be the most democratic of sovereigns. Among all the unique creations of the American Constitution there is nothing more remarkable than the presidency as it exists in the Twentieth Century.

Has the presidency reached its ultimate development? That is a question for the future. But if we can take a lesson from history the tentative answer must be in the negative. It is the teaching of experience that power always tends to its own increase, at the expense of a weaker power. It has taken centuries for the British House of Commons to rise from its feeble beginnings to its present supremacy over King and Lords, the elder estates of the realm. But it has risen by successive steps and has never lost an advantage once gained. The history of the speakership of our own House of Representatives is a case closely in point. Originally the Speaker was merely a presiding officer without special authority of any sort. It was deemed unbecoming in him to show any partisan leaning in his action in the chair. But when a strong man was made Speaker he assumed certain powers, and the House did not resent his so doing. His successor, who might not be a strong man, claimed and exercised all the authority he inherited. So it went on until another Speaker, endowed with a capacity for leadership, and with ambition, came to the chair. Thus the Speaker became more and more a party leader and a controlling power in the House. Henry Clay was the first to take a long step in that direction. The progress was not great but was gradual for thirty or forty years, mainly because the speakers were not generally men of great force. But consider the development of the powers of the Speaker under Colfax, Blaine, Carlisle, Reed, and Cannon. It was so great that it produced a revolution.

So it has been with the presidency. Changed but little in the first forty years, it was transformed into a potent force in the government by Jackson. None of his successors has yielded a particle of power which Jackson claimed and exercised. In the foregoing pages the successive steps have been outlined by which the Presidents have increased their power and influence in the government. In no instance has there been a surrender of anything previously gained, or a recurrence to earlier standards. President Roosevelt carried his conception of the powers and prerogatives of his office to the highest point yet reached. The administration which is in progress as this is written makes use, as a matter of right, of all the powers, all the methods by which President Roosevelt imposed his will upon the government.

The Constitution is still adaptable to the emergencies that will arise, and there will still be masterful men at the head of

affairs. Fortunately there are and will still be wise and foreseeing men who will not suffer the people to be led blindfold, and who will guard the country from permitting too large a share of the government to fall to any man—for in that direction lies the danger to American liberty.

THE END

APPENDIX

CONVENTIONS, CANDIDATES, AND PLATFORMS, CANVASS OF 1912

SOCIALIST-LABOR PARTY CONVENTION, HELD AT NEW YORK,
APRIL 7

Candidates

For President, Arthur E. Reimer, of Massachusetts.
For Vice-President, August Gillhaus, of New York.

Platform

The Socialist Labor Party of the United States of America in National Convention assembled in New York on April 10, 1912, re-affirming its previous platform pronouncements, and in accord with the International Socialist Movement, declares : —

Social conditions, as illustrated by the events that crowded into the last four years, have ripened so fast that each and all the principles, hitherto proclaimed by the Socialist Labor Party, and all and each the methods, that the Socialist Labor Party has hitherto advocated, stand to-day most conspicuously demonstrated.

The capitalist social system has wrought its own destruction. Its leading exponents, the present incumbent in the presidential chair, and his "illustrious predecessor," however seemingly at war with each other on principles, cannot conceal the identity of their political views. The oligarchy proclaimed by the tenets of the one, the monarchy proclaimed by the tenets of the other, jointly proclaim the conviction of the foremost men in the ruling class that the republic of capital is at the end of its tether.

True to the economic laws from which Socialism proceeds, dominant wealth has to such an extent concentrated into the hands of a select few, the plutocracy, that the lower layers of the capitalist class feel driven to the ragged edge, while the large majority of the people, the working class, are being submerged.

True to the sociologic laws, by the light of which Socialism reads its forecasts, the plutocracy is breaking through its republic-democratic shell and is stretching out its hands towards absolutism in government; the property-holding layers below it are turning at bay; the proletariat is awakening to its consciousness of class, and thereby to the perception of its historic mission.

In the midst of this hurly-burly, all the colors of the rainbow are being projected upon the social mists from the prevalent confusion of thought.

From the lower layers of the capitalist class the bolder, yet foolhardy, portion bluntly demands that "the trust be smashed."

Even if the trust could, it should not be smashed; even if it should, it cannot. The law of social progress pushes towards a system of production that shall crown the efforts of man, without arduous toil, with an abundance of the necessities for material existence, to the end of allowing leisure for mental and spiritual expansion. The trust is a mechanical contrivance wherewith to solve the problem. To smash the contrivance were to re-introduce the days of small-fry competition, and set back the hands on the dial of Time. The mere thought is foolhardy. He who undertakes the feat might as well brace himself against the cascade of Niagara. The cascade of social evolution would overwhelm him.

The less bold among the smaller property-holding element proposes to "curb" the trust with a variety of schemes. The very forces of social evolution that propel the development of the trust stamp the "curbing" schemes, whether political or economic, as childish. They are attempts to hold back a runaway horse by the tail. The laws by which the attempt has been tried strew the path of the runaway. They are splintered to pieces with its kicks, and serve only to furnish a livelihood for the corporation and the anti-corporation lawyer.

From still lower layers of the same property-holding class, social layers that have sniffed the breath of Socialism and imagine themselves Socialist, comes the iridescent theory of capturing the trust for the people by the ballot only. The "capture of the trust for the people" implies the social revolution. To imply the social revolution with the ballot only, without the means to enforce the ballot's fiat, in case of reaction's attempt to override it, is to fire blank cartridges at a foe. It is worse. It is to threaten his existence without the means to carry out the threat. Threats of revolution, without provisions to carry them out, result in one of two things only — either the leaders are bought out, or the revolutionary class, to which the leaders appeal and which they succeed in drawing after themselves, are led like cattle to the shambles. The Commune disaster of France stands a monumental warning against the blunder.

An equally iridescent hue of the rainbow is projected from a still lower layer, a layer that lies almost wholly within the submerged class — the theory of capturing the trust for the working class with the fist only. The capture of the trust for the people implies something else besides revolution. It implies revolution

carried on by the masses. For reasons parallel to those that decree the day of small-fry competition gone by, mass-revolutionary conspiracy is, to-day, an impossibility. The trust-holding plutocracy may successfully put through a conspiracy of physical force. The smallness of its numbers makes a successful conspiracy possible on its part. The hugeness of the numbers requisite for a revolution against the trust-holding plutocracy excludes conspiracy from the arsenal of the revolution. The idea of capturing the trust with physical force only is a wild chimera.

Only two programmes — the programme of the plutocracy and the programme of the Socialist Labor Party — grasp the situation.

The political state, another name for the class state, is worn out in this the leading capitalist nation of the world, most prominently. The industrial or socialist state is throbbing for birth. The political state, being a class state, is government separate and apart from the productive energies of the people; it is government mainly for holding the ruled class in subjection. The industrial or socialist state, being the denial of the class state, is government that is part and parcel of the productive energies of the people.

As their functions are different, so are the structures of the two states different.

The structure of the political state contemplates territorial "representation" only; the structure of the industrial state contemplates representation of industries, or useful occupations only.

The economic or industrial evolution has reached that point where the political state no longer can maintain itself under the forms of democracy. While the plutocracy has relatively shrunk, the enemies it has raised against itself have become too numerous to be dallied with. What is still worse, obedient to the law of its own existence the political state has been forced not merely to multiply enemies against itself; it has been forced to recruit and group the bulk of these enemies, the revolutionary bulk, at that.

The working class of the land, the historically revolutionary element, is grouped by the leading occupations, agricultural as well as industrial, in such manner that the "autonomous craft union," one time the palladium of the workers, has become a harmless scarecrow upon which the capitalist birds roost at ease, while the industrial unions cast ahead of them the constituencies of the government of the future, and, jointly, point to the industrial state.

Nor yet is this all. Not only has the political state raised its own enemies; not only has itself multiplied them; not only has itself recruited and drilled them; not only has itself grouped them into shape and form to succeed it; it is, furthermore, driven by its inherent necessities, prodding on the revolutionary class by

digging ever more fiercely into its flanks the harpoon of exploitation.

With the purchasing power of wages sinking to ever lower depths; with certainty of work hanging on ever slenderer threads; with an ever more gigantically swelling army of the unemployed; with the need of profits pressing the plutocracy harder and harder recklessly to squander the workers' limbs and life; what with all this and the parallel process of merging the workers of all industries into one interdependent solid mass, the final break-up is rendered inevitable, and at hand.

No wild schemes and no rainbow-chasing will stead in the approaching emergency. The plutocracy knows this — and so does the Socialist Labor Party — and logical is the programme of each.

The programme of the plutocracy is feudal Autocracy, translated into capitalism. Where a social revolution is pending, and, for whatever reason, is not enforced, reaction is the alternative.

The programme of the Socialist Labor Party is revolution — the Industrial or Socialist Republic, the social order where the political state is overthrown; where the Congress of the land consists of the representatives of the useful occupations of the land; where, accordingly, government is an essential factor in production; where the blessings to man that the trust is instinct with are freed from the trammels of the private ownership that now turn the potential blessings into a curse; where, accordingly abundance can be the patrimony of all who work; and the shackles of wage slavery are no more.

In keeping with the goals of the different programmes are the means for their execution.

The means in contemplation by reaction is the bayonet. To this end reaction is seeking, by means of the police spy and other agencies, to lash the proletariat into acts of violence that may give a color to the resort to the bayonet. By its manœuvres, it is egging the working class on to deeds of fury. The capitalist press echoes the policy, while the pure and simple political Socialist party press, generally, is snared into the trap.

On the contrary, the means firmly adhered to by the Socialist Labor Party is the constitutional method of political action, backed by the industrially and class-consciously organized proletariat, to the exclusion of anarchy and all that thereby hangs.

At such a critical period in the nation's existence the Socialist Labor Party calls upon the working class of America, more deliberately serious than ever before, to rally at the polls under the Party's banner. And the Party also calls upon all intelligent citizens to place themselves squarely upon the ground of working-class interests, and join us in this mighty and noble work of human

emancipation, so that we may put summary end to the existing barbarous class conflict by placing the land and all the means of production, transportation, and distribution into the hands of the people as a collective body, and substituting for the present state of planless production, industrial war, and social disorder, the Socialist or Industrial Commonwealth — a commonwealth in which every worker shall have the free exercise and full benefit of his faculties, multiplied by all the modern factors of civilization.

SOCIALIST PARTY CONVENTION, HELD AT INDIANAPOLIS, MAY 12

Candidates

For President, Eugene V. Debs, of Illinois.

For Vice-President, Emil Seidel, of Wisconsin.

Platform

The representatives of the Socialist Party, in National Convention at Indianapolis, declare that the capitalist system has outgrown its historical function, and has become utterly incapable of meeting the problems now confronting society. We denounce this outgrown system as incompetent and corrupt and the source of unspeakable misery and suffering to the whole working class.

Under this system the industrial equipment of the Nation has passed into the absolute control of plutocracy, which exacts an annual tribute of hundreds of millions of dollars from the producers. Unafraid of any organized resistance, it stretches out its greedy hands over the still undeveloped resources of the Nation — the land, the mines, the forests and the water-powers of every State in the Union.

In spite of the multiplication of labor-saving machines and improved methods in industry, which cheapen the cost of production, the share of the producers grows ever less, and the prices of all the necessities of life steadily increase. The boasted prosperity of this Nation is for the owning class alone. To the rest it means only greater hardship and misery. The high cost of living is felt in every home. Millions of wage-workers have seen the purchasing power of their wages decrease until life has become a desperate battle for mere existence.

Multitudes of unemployed walk the streets of our cities or trudge from State to State awaiting the will of the masters to move the wheels of industry.

The farmers in every State are plundered by the increasing prices exacted for tools and machinery and by extortionate rent, freight rates, and storage charges.

Capitalist concentration is mercilessly crushing the class of small business men and driving its members into the ranks of propertyless wage-workers. The overwhelming majority of the people of America are being forced under a yoke of bondage by this soulless industrial despotism.

It is this capitalist system that is responsible for the increasing burden of armaments, the poverty, slums, child labor, most of the insanity, crime, and prostitution, and much of the disease that afflicts mankind.

Under this system the working class is exposed to poisonous conditions, to frightful and needless perils to life and limb, is walled around with court decisions, injunctions, and unjust laws, and is preyed upon incessantly for the benefit of the controlling oligarchy of wealth. Under it, also, the children of the working class are doomed to ignorance, drudging toil, and darkened lives.

In the face of these evils, so manifest that all thoughtful observers are appalled at them, the legislative representatives of the Republican and Democratic parties remain the faithful servants of the oppressors. Measures designed to secure to the wage-earners of this Nation as humane and just treatment as is already enjoyed by the wage-earners of all other civilized nations have been smothered in committee without debate, and laws ostensibly designed to bring relief to the farmers and general consumers are juggled and transformed into instruments for the exaction of further tribute. The growing unrest under oppression has driven these two old parties to the enactment of a variety of regulative measures, none of which has limited in any appreciable degree the power of the plutocracy, and some of which have been converted into means for increasing that power. Anti-trust laws, railroad restrictions and regulations, with the prosecutions, indictments, and investigations based upon such legislation, have proved to be utterly futile and ridiculous.

Nor has this plutocracy been seriously restrained or even threatened by any Republican or Democratic Executive. It has continued to grow in power and insolence alike under the administrations of Cleveland, McKinley, Roosevelt, and Taft.

In addition to this legislative juggling and this executive connivance, the courts of America have sanctioned and strengthened the hold of this plutocracy as the Dred Scott and other decisions strengthened the slave-power before the Civil War. They have been used as instruments for the oppression of the working class and for the suppression of free speech and free assembly.

We declare, therefore, that the longer sufferance of these conditions is impossible, and we purpose to end them all. We declare them to be the product of the present system in which industry is carried on for private greed, instead of for the welfare of society.

We declare, furthermore, that for these evils there will be and can be no remedy and no substantial relief except through Socialism, under which industry will be carried on for the common good, and every worker receive the full social value of the wealth he creates.

Society is divided into warring groups and classes, based upon material interests. Fundamentally, this struggle is a conflict between the two main classes, one of which, the capitalist class, owns the means of production, and the other, the working class, must use these means of production on terms dictated by the owners.

The capitalist class, though few in numbers, absolutely controls the government — legislative, executive, and judicial. This class owns the machinery of gathering and disseminating news through its organized press. It subsidizes seats of learning — the colleges and schools — and even religious and moral agencies. It has also the added prestige which established customs give to any order of society, right or wrong.

The working class, which includes all those who are forced to work for a living, whether by hand or brain, in shop, mine, or on the soil, vastly outnumbers the capitalist class. Lacking effective organization and class solidarity, this class is unable to enforce its will. Given such class solidarity and effective organization, the workers will have the power to make all laws and control all industry in their own interest.

All political parties are the expression of economic class interests. All other parties than the Socialist Party represent one or another group of the ruling capitalist class. Their political conflicts reflect merely superficial rivalries between competing capitalist groups. However they result, these conflicts have no issue of real value to the workers. Whether the Democrats or Republicans win politically, it is the capitalist class that is victorious economically.

The Socialist Party is the political expression of the economic interests of the workers. Its defeats have been their defeats and its victories their victories. It is a party founded on the science and laws of social development. It proposes that, since all social necessities to-day are socially produced, the means of their production and distribution shall be socially owned and democratically controlled.

In the face of the economic and political aggressions of the capitalist class, the only reliance left the workers is that of their economic organizations and their political power. By the intelligent and class-conscious use of these, they may resist successfully the capitalist class, break the fetters of wage-slavery, and fit themselves for the future society which is to displace the capitalist system.

The Socialist Party appreciates the full significance of class organization and urges the wage-earners, the working farmers, and all other useful workers everywhere to organize for economic and political action, and we pledge ourselves to support the toilers of the fields as well as those in the shops, factories, and mines of the Nation in their struggles for economic justice.

In the defeat or victory of the working class party in this new struggle for freedom lies the defeat or triumph of the common people of all economic groups, as well as the failure or the triumph of popular government. Thus the Socialist Party is the party of the present-day revolution, which marks the transition from economic individualism to Socialism, from wage-slavery to free coöperation, from capitalist oligarchy to industrial democracy.

As measures calculated to strengthen the working class in its fight for the realization of its ultimate aim, the Coöperative Commonwealth, and to increase its power of resistance against capitalist oppression, we advocate and pledge ourselves and our elected officers to the following programme:—

1. The collective ownership and democratic management of railroads, wire and wireless telegraphs and telephones, express services, steamboat lines, and all other social means of transportation and communication and of all large-scale industries.

2. The immediate acquirement by the municipalities, the States, or the Federal Government of all grain elevators, stockyards, storage warehouses, and other distributing agencies, in order to reduce the present extortionate cost of living.

3. The extension of the public domain to include mines, quarries, oil wells, forests, and water-power.

4. The further conservation and development of natural resources for the use and benefit of all the people:—

- (a) By scientific forestation and timber protection;
- (b) by the reclamation of arid and swamp tracts;
- (c) by the storage of flood waters and the utilization of water-power;
- (d) by the stoppage of the present extravagant waste of the soil and of the products of mines and oil wells;
- (e) by the development of highway and waterway systems.

5. The collective ownership of land wherever practicable, and in cases where such ownership is impracticable, the appropriation by taxation of the annual rental value of all land held for speculation or exploitation.

6. The collective ownership and democratic management of the banking and currency system.

The immediate government relief of the unemployed by the ex-

tension of all useful public works. All persons employed on such works to be engaged directly by the Government under a work day of not more than eight hours and at not less than the prevailing union wages. The Government also to establish employment bureaus; to lend money to States and municipalities without interest for the purpose of carrying on public works, and to take such other measures within its power as will lessen the widespread misery of the workers caused by the misrule of the capitalist class.

The conservation of human resources, particularly of the lives and well-being of the workers and their families:—

1. By shortening the work day in keeping with the increased productiveness of machinery.

2. By securing to every worker a rest period of not less than a day and a half in each week.

3. By securing a more effective inspection of workshops, factories, and mines.

4. By forbidding the employment of children under sixteen years of age.

5. By the coöperative organization of the industries in the federal penitentiaries for the benefit of the convicts and their dependents.

6. By forbidding the interstate transportation of the products of child labor, of convict labor, and of all uninspected factories and mines.

7. By abolishing the profit system in government work, and substituting either the direct hire of labor or the awarding of contracts to coöperative groups of workers.

8. By establishing minimum wage-scales.

By abolishing official charity and substituting a non-contributory system of old-age pensions, a general system of insurance by the State of all its members against unemployment and invalidism, and a system of compulsory insurance by employers of their workers, without cost to the latter, against industrial diseases, accidents, and death.

1. The absolute freedom of press, speech, and assemblage.

2. The adoption of a graduated income tax, the increase of the rates of the present corporation tax, and the extension of inheritance taxes, graduated in proportion to the value of the estate and to nearness of kin—the proceeds of these taxes to be employed in the socialization of industry.

3. The abolition of the monopoly ownership of patents and the substitution of collective ownership, with direct rewards to inventors by premiums or royalties.

4. Unrestricted and equal suffrage for men and women.

5. The adoption of the initiative, referendum, and recall, and of proportional representation, nationally as well as locally.

6. The abolition of the Senate and of the veto power of the President.

7. The election of the President and the Vice-President by direct vote of the people.

8. The abolition of the power usurped by the Supreme Court of the United States to pass upon the constitutionality of the legislation enacted by Congress. National laws to be repealed only by act of Congress or by a referendum vote of the whole people.

9. The abolition of the present restrictions upon the amendment of the Constitution, so that that instrument may be made amendable by a majority of the voters in the country.

10. The granting of the right of suffrage in the District of Columbia with representation in Congress and a democratic form of municipal government for purely local affairs.

11. The extension of democratic government to all United States territory.

12. The enactment of further measures for general education and particularly for vocational education in useful pursuits. The Bureau of Education to be made a department.

13. The enactment of further measures for the conservation of health. The creation of an independent bureau of health, with such restrictions as will secure full liberty to all schools of practice.

14. The separation of the present Bureau of Labor from the Department of Commerce and Labor and its elevation to the rank of a department.

15. The abolition of all federal district courts and the United States Circuit Courts of Appeals. State courts to have jurisdiction in all cases arising between citizens of the several States and foreign corporations. The election of all judges for short terms.

16. The immediate curbing of the power of the courts to issue injunctions.

17. The free administration of the law.

18. The calling of a convention for the revision of the Constitution of the United States.

Such measures of relief as we may be able to force from capitalism are but a preparation of the workers to seize the whole powers of government, in order that they may thereby lay hold of the whole system of socialized industry and thus come to their rightful inheritance.

WHEREAS, Joseph J. Ettor and Arthur Giovannetti, representatives of the textile workers of Lawrence, Massachusetts, are charged with being accessories before the fact, to the murder of Anna La Pezzi, an Italian woman striker, which occurred during

an assault made on a peaceful body of strikers on January 29th, by armed police and thugs of the Woolen Trust; and

WHEREAS, the testimony of a score of eye-witnesses before the examining magistrate showed conclusively that Anna La Pezzi was shot by a policeman, who was identified by eye-witnesses at the preliminary hearing; and

WHEREAS, The prosecution admits that neither Ettor nor Giovannetti was present at the scene of the provoked riot, but claim that they, by their speeches, incited, counseled, and commanded violence and rioting, and as a result a homicide took place, thus seeking to establish a precedent which is vicious and infamous; and

WHEREAS, Ettor and Giovannetti loyally fought the Woolen Trust, bringing a substantial increase in wages to over a quarter of a million of textile workers, thereby causing a loss of revenue of \$15,000,000 per year to the mill-owners of New England; therefore be it

Resolved, By the Socialist Party, in National Convention assembled, that the indictment and trial of Ettor and Giovannetti is an outrageous and inhuman attempt on the part of the Woolen Trust plutocracy and their hirelings, in retaliation for the successful revolt of the mill slaves of New England, to destroy the right to strike and the right of free speech and assembly of wage-earners and to establish a precedent, base in its conception, vicious in its enforcement, and detrimental to the entire working class of America, and destructive to fundamental civil rights; and further

Resolved, That the National Executive Committee be instructed to appropriate immediately \$500 for the defense of Ettor and Giovannetti and that we call upon the Locals of the Socialist Party to form defense funds for this purpose to be forwarded through the National Headquarters.

WHEREAS, The railways and the various commercial associations of the Pacific Coast, by false advertisements, have induced workingmen to come West, thereby creating a large army of the unemployed; be it

Resolved, That we request that the greatest publicity be given to this matter through the Socialist press and party organizations, as a warning to the workers of the Eastern and Central States to stay away from the Pacific Coast, since labor conditions there are intolerable.

WHEREAS, The Party has during the past year secured control of a number of cities, thus becoming the employer of many workers;

WHEREAS, The Party realizes that intelligent administration of government involves the organization of the workers in all departments;

WHEREAS, The object of the Socialist Party is to secure for all workers not only the full product of their labor but a voice in determining their conditions of work; therefore be it

Resolved, That the Party adopt as a policy to be observed by its representatives in office the organization of workers in all departments under Socialist control so that each department may obtain an organized expression of the workers' point of view on administrative methods and conditions of work.

WHEREAS, In the class struggle the military is often the first and always the last resort of the ruling class; and

WHEREAS, The army, the navy, the militia, and the police offer a fertile field for the dissemination of Socialist teaching; and

WHEREAS, The growth of Socialist thought among the armed defenders of capitalism tends to reduce the power of the ruling class to rule and outrage the working class, and thus to end the oppression and violence that labor suffers; be it

Resolved, That the National Executive Committee be instructed to secure the services of such a comrade or comrades as have made a special study of war and militarism, and that such comrade or comrades prepare special appropriate leaflets to distribute among soldiers, sailors, militia, and police.

Resolved, That the National Executive Committee publish such leaflets and pamphlets and offer for sale through the usual channels, and that in addition an organized effort be made for the distribution of such leaflets among all the armed defenders of capitalist-class rule and among all military organizations and all government homes for disabled soldiers and sailors.

WHEREAS, A fertile and promising field for Socialist education is found among the young people, both because it reaches persons with unprejudiced and unbiased minds, and because it yields the most valuable recruits for the Socialist Movement; and,

WHEREAS, If we can gain the ear of a majority of the youth of our country, the future will be ours, with the passing of the present generation. Therefore, be it

Resolved, That we recommend and urge our Locals to form, encourage, and assist Young Socialist Leagues and Young People's Clubs for the purpose of educating our youth in the principles of Socialism, and that this education be combined with social pleasures and athletic exercises; and further

Resolved, That we recommend to the National Executive Committee to give such aid and encouragement to this work as may seem to it best calculated to further the spread of Socialism among the youth of the United States.

WHEREAS, An increasing number of women are taking part in industrial activity, so that they are to-day an important factor in

economics and social life, and are thereby qualifying themselves for participation in political administration; therefore, be it

Resolved, That the Socialist Party deems women entitled equally with men to be nominated for and elected to public office, so that they may help manage our common affairs.

WHEREAS, the capitalist class is making determined and persistent efforts to use the public schools for the military training of children and for the inculcation of the military spirit; therefore, be it

Resolved, That we are opposed to all efforts to introduce military training into the public schools, and that we recommend the introduction into our public school system of a thorough and progressive course in physical culture; and

Resolved, That we request the National Executive Committee to suggest plans and programmes along this line and furnish these to the party membership, together with such advice in the matter as may be helpful to the party membership in introducing such a system into our public schools.

The manufacture and sale for profit of intoxicating and adulterated liquors leads directly to many serious social evils. Intemperance in the use of alcoholic liquors weakens the physical, mental, and moral powers.

We hold, therefore, that any excessive indulgence in intoxicating liquors by members of the working class is a serious obstacle to the triumph of our class, since it impairs the vigor of the fighters in the political and economic struggle, and we urge the members of the working class to avoid any indulgence which might impair their ability to wage a successful political and economic struggle, and so hinder the progress of the movement for their emancipation.

We do not believe that the evils of alcoholism can be eradicated by repressive measures or any extension of the police powers of the capitalist state — alcoholism is a disease of which capitalism is the chief cause. Poverty, overwork, and overworry necessarily result in intemperance on the part of the victims. To abolish the wage-system with all its evils is the surest way to eliminate the evils of alcoholism and the traffic in intoxicating liquor.

WHEREAS, The Dillingham Bill passed by the United States Senate would bar from this country many political refugees under a hollow distinction that some political crimes involve "moral turpitude"; and,

WHEREAS, Such distinctions would destroy the political asylum, heretofore maintained in this country, for revolutionists of all lands, as the officials of one country cannot sit in judgment over the methods of political strife and civil war in another country; and

WHEREAS, Senator Root's amendment providing for deportation without trial of "any alien who shall take advantage of his residence in the United States to conspire with others for the violent overthrow of a foreign government, recognized by the United States," passed by the United States Senate, without a dissenting vote, seeks to establish in this country a passport system for aliens, thus destroying at once the principle that it is the right of every people to overthrow by force, if necessary, a despotic government, declared in the Declaration of Independence, and the principle of individual freedom from police supervision, heretofore held sacred in this country; therefore, be it

Resolved, By the Socialist Party at Indianapolis, Indiana, on the 16th day of May, 1912, in National Convention assembled, that we protest against this attempt of the United States Senate to turn the government of this country into a detective agency for foreign governments in their persecution of men and women fighting for the freedom of their native lands; be it further

Resolved, That we demand that the United States shall remain, as heretofore, an asylum for political refugees from all countries, without any distinction as to political crimes or supervision of political refugees; and be it further

Resolved, That a copy of these resolutions be forwarded to the President of the United States, Speaker of the House of Representatives, and to every member of the House Committee on Immigration and Naturalization.

WHEREAS, The courts in charge of naturalization have shown a disposition to enlarge the interpretation of the rule which prohibits the naturalization of avowed anarchists, so that any one who disbelieves in the present system of society has been held to be ineligible to become an American citizen; and

WHEREAS, This tendency found a most aggravated expression in the revocation of the citizenship of Leonard Olsson, a Socialist, at Tacoma, Washington, by Judge Cornelius Hanford; therefore, be it

Resolved, That the Socialist Party in Convention assembled enters its most emphatic protest against such procedure, and points out that the denial of the right of citizenship to foreign-born applicants, not anarchists, because they hold progressive ideas, inevitably forces those new voters into the ranks of those who believe in force and violence; and be it further

Resolved, That a copy of these resolutions be sent to the Secretary of Commerce and Labor, and that we demand of him that an order be issued to the effect that this rule in naturalization cases shall be strictly interpreted and not enlarged to include persons who simply hold Socialistic or progressive social ideas.

REPUBLICAN PARTY CONVENTION, HELD AT CHICAGO, JUNE 18.

Candidates.

For President, William H. Taft, of Ohio.

For Vice-President, James S. Sherman, of New York.

Platform.

The Republican Party, assembled by its representatives in National Convention, declares its unchanging faith in government of the people, by the people, for the people. We renew our allegiance to the principles of the Republican Party and our devotion to the cause of republican institutions established by the fathers.

It is appropriate that we should now recall with a sense of veneration and gratitude the name of our first great leader, who was nominated in this city, and whose lofty principles and superb devotion to his country are an inspiration to the party he honored — Abraham Lincoln. In the present state of public affairs we should be inspired by his broad statesmanship and by his tolerant spirit toward men.

The Republican Party looks back on its record with pride and satisfaction, and forward to its new responsibilities with hope and confidence. Its achievements in government constitute the most luminous pages in our history. Our greatest national advance has been made during the years of its ascendancy in public affairs. It has been, genuinely and always a party of progress; it has never been either stationary or reactionary. It has gone from the fulfilment of one great pledge to the fulfilment of another in response to the public need and to the popular will.

We believe in our self-controlled representative democracy, which is a government of laws, not of men, and in which order is the prerequisite of progress.

The principles of constitutional government, which make provision for orderly and effective expression of the popular will, for the protection of civil liberty and the rights of men, and for the interpretation of the law by an untrammelled and independent judiciary, have proved themselves capable of sustaining the structure of a government which, after more than a century of development, embraces 100,000,000 of people, scattered over a wide and diverse territory, but bound by common purpose, common ideals, and common affection to the Constitution of the United States.

Under the Constitution and the principles asserted and vitalized by it, the United States has grown to be one of the great civilized and civilizing powers of the earth. It offers a home and an opportunity to the ambitious and the industrious from other lands. Resting upon the broad basis of a people's confidence and a peo-

ple's support, and managed by the people themselves, the Government of the United States will meet the problems of the future as satisfactorily as it has solved those of the past.

The Republican Party is now, as always, a party of advanced and constructive statesmanship. It is prepared to go forward with the solution of those new questions which social, economic, and political development have brought into the forefront of the Nation's interest. It will strive, not only in the Nation but in the several States, to enact the necessary legislation to safeguard the public health; to limit effectively the labor of women and children; to protect wage-earners engaged in dangerous occupations; to enact comprehensive and generous workmen's compensation laws in place of the present wasteful and unjust system of employers' liability; and in all possible ways to satisfy the just demand of the people for the study and solution of the complex and constantly changing problems of social welfare.

In dealing with these questions it is important that the rights of every individual to the freest possible development of his own powers and resources and to the control of his own justly acquired property, so far as those are compatible with the rights of others, shall not be interfered with or destroyed. The social and political structure of the United States rests upon the civil liberty of the individual; and for the protection of that liberty the people have wisely, in the national and state institutions, put definite limitations upon themselves and upon their governmental officers and agencies. To enforce these limitations, to secure the orderly and coherent exercise of governmental powers, and to protect the rights of even the humblest and least favored individual are the function of independent courts of justice.

The Republican Party reaffirms its intention to uphold at all times the authority and integrity of the courts, both state and federal, and it will ever insist that their powers to enforce their process and to protect life, liberty, and property shall be preserved inviolate. An orderly method is provided under our system of government by which the people may, when they choose, alter or amend the constitutional provisions which underlie that government. Until these constitutional provisions are so altered or amended, in orderly fashion, it is the duty of the courts to see to it that when challenged they are enforced.

That the courts, both federal and state, may bear the heavy burden laid upon them to the complete satisfaction of public opinion, we favor legislation to prevent long delays and the tedious and costly appeals which have so often amounted to a denial of justice in civil cases and to a failure to protect the public at large in criminal cases.

Since the responsibility of the judiciary is so great, the standards of judicial action must be always and everywhere above suspicion and reproach. While we regard the recall of judges as unnecessary and unwise, we favor such action as may be necessary to simplify the process by which any judge who is found to be derelict in his duty may be removed from office.

Together with peaceful and orderly development at home, the Republican Party earnestly favors all measures for the establishment and protection of the peace of the world and for the development of closer relations between the various nations of the earth. It believes most earnestly in the peaceful settlement of international disputes and in the reference of all justiciable controversies between nations to an international court of justice.

The Republican Party is opposed to special privilege and to monopoly. It placed upon the statute book the Interstate Commerce Act of 1887, and the important amendments thereto, and the Anti-Trust Act of 1890, and it has consistently and successfully enforced the provisions of these laws. It will take no backward step to permit the reestablishment in any degree of conditions which were intolerable.

Experience makes it plain that the business of the country may be carried on without fear or without disturbance and at the same time without resort to practices which are abhorrent to the common sense of justice. The Republican Party favors the enactment of legislation supplementary to the existing Anti-Trust Act, which will define as criminal offenses those specific acts that uniformly mark attempts to restrain and to monopolize trade, to the end that those who honestly intend to obey the law may have a guide for their action, and that those who aim to violate the law may the more surely be punished.

The same certainty should be given to the law prohibiting combinations and monopolies that characterizes other provisions of commercial law, in order that no part of the field of business opportunity may be restricted by monopoly or combination, that business success honorably achieved may not be converted into crime, and that the right of every man to acquire commodities, and particularly the necessities of life, in an open market, uninfluenced by the manipulation of trust or combination, may be preserved.

In the enforcement and administration of federal laws governing interstate commerce and enterprises impressed with a public use engaged therein, there is much that may be committed to a federal trade commission, thus placing in the hands of an administrative board many of the functions now necessarily exercised by the courts. This will promote promptness in the administration of

the law and avoid delays and technicalities incident to court procedure.

We reaffirm our belief in a protective tariff. The Republican tariff policy has been of the greatest benefit to the country, developing our resources, diversifying our industries, and protecting our workmen against competition with cheaper labor abroad, thus establishing for our wage-earners the American standard of living. The protective tariff is so woven into the fabric of our industrial and agricultural life that to substitute for it a tariff for revenue only would destroy many industries and throw millions of our people out of employment. The products of the farm and of the mine should receive the same measure of protection as other products of American labor.

We hold that the import duties should be high enough, while yielding a sufficient revenue, to protect adequately American industries and wages. Some of the existing import duties are too high and should be reduced. Readjustment should be made from time to time to conform to changing conditions and to reduce excessive rates, but without injury to any American industry. To accomplish this correct information is indispensable. This information can best be obtained by an expert commission, as the large volume of useful facts contained in the recent reports of the Tariff Board has demonstrated.

The pronounced feature of modern industrial life is its enormous diversification. To apply tariff rates justly to these changing conditions requires closer study and more scientific methods than ever before. The Republican Party has shown by its creation of a Tariff Board its recognition of this situation and its determination to be equal to it. We condemn the Democratic Party for its failure either to provide funds for the continuance of this board or to make some other provision for securing the information requisite for intelligent tariff legislation. We protest against the Democratic method of legislating on these vitally important subjects without careful investigation.

We condemn the Democratic tariff bills passed by the House of Representatives of the Sixty-second Congress as sectional, as injurious to the public credit, and as destructive of business enterprise.

The steadily increasing cost of living has become a matter not only of national but of world-wide concern. The fact that it is not due to the protective tariff system is evidenced by the existence of similar conditions in countries which have a tariff policy different from our own, as well as by the fact that the cost of living has increased while rates of duty have remained stationary or been reduced. The Republican Party will support a prompt scientific

inquiry into the causes which are operative, both in the United States and elsewhere, to increase the cost of living. When the exact facts are known, it will take the necessary steps to remove any abuses that may be found to exist in order that the cost of the food, clothing, and shelter of the people may in no way be unduly or artificially increased.

The Republican Party has always stood for a sound currency and for safe banking methods. It is responsible for the resumption of specie payments, and for the establishment of the gold standard. It is committed to the progressive development of our banking and currency systems. Our banking arrangements to-day need further revision to meet the requirements of current conditions. We need measures which will prevent the recurrence of money panics and financial disturbances and which will promote the prosperity of business and the welfare of labor by producing constant employment. We need better currency facilities for the movement of crops in the West and South. We need banking arrangements under American auspices for the encouragement and better conduct of our foreign trade. In attaining these ends, the independence of individual banks, whether organized under national or state charters, must be carefully protected and our banking and currency system must be safeguarded from any possibility of domination by sectional, financial, or political interests.

It is of great importance to the social and economic welfare of this country that its farmers have facilities for borrowing easily and cheaply the money they need to increase the productivity of their land. It is as important that financial machinery be provided to supply the demand of farmers for credit as it is that the banking and currency systems be reformed in the interests of general business. Therefore, we recommend and urge an authoritative investigation of agricultural credit societies and corporations in other countries, and the passage of state and federal laws for the establishment and capable supervision of organizations having for their purpose the loaning of funds to farmers.

We reaffirm our adherence to the principle of appointment to public office based on proved fitness, and tenure during good behavior and efficiency. The Republican Party stands committed to the maintenance, extension, and enforcement of the civil service law, and it favors the passage of legislation empowering the President to extend the competitive service as far as possible, the equitable retirement of disabled and superannuated members of the civil service, in order that a higher order of efficiency may be maintained.

We favor the amendment of the Federal Employees' Liability Law so as to extend its provision to all government employees, as

well as to provide a more liberal scale of compensation for injury and death.

We favor such additional legislation as may be necessary more effectually to prohibit corporations from contributing funds, directly or indirectly, to campaigns for the nomination or election of the President, Vice-President, Senators, and Representatives in Congress. We heartily approve the recent act of Congress requiring the fullest publicity in regard to all campaign contributions, whether made in connection with primaries, conventions, or elections.

We rejoice in the success of the distinctive Republican policy of the conservation of our national resources, for their use by the people without waste and without monopoly. We pledge ourselves to a continuance of such a policy.

We favor such fair and reasonable rules and regulations as will not discourage or interfere with actual *bona fide* home-seekers, prospectors, and miners in the acquisition of public lands under existing laws.

In the interest of the general public, and particularly of the agricultural or rural communities, we favor legislation looking to the establishment, under proper regulations, of a parcels post, the postal rates to be graduated under a zone system in proportion to the length of carriage.

We approve the action taken by the President and the Congress to secure with Russia, as with other countries, a treaty that will recognize the absolute right of expatriation, and that will prevent all discrimination of whatever kind between American citizens, whether native-born or alien, and regardless of race, religion, or previous political allegiance. The right of asylum is a precious possession of the people of the United States, and it is to be neither surrendered nor restricted.

We believe in the maintenance of an adequate navy for the National defense, and we condemn the action of the Democratic House of Representatives in refusing to authorize the construction of additional ships.

We believe that one of the country's most urgent needs is a revived merchant marine. There should be American ships, and plenty of them, to make use of the great American interoceanic canal now nearing completion.

The Mississippi River is the Nation's drainage ditch. Its flood waters, gathered from thirty-one States and the Dominion of Canada, constitute an overpowering force which breaks the levees and pours its torrents over many million acres of the richest land in the Union, stopping mails, impeding commerce, and causing great loss of life and property. These floods are national in scope,

and the disasters they produce seriously affect the general welfare. The States unaided cannot cope with this giant problem; hence, we believe the Federal Government should assume a fair proportion of the burden of its control so as to prevent the disasters from recurring floods.

We favor the continuance of the policy of the Government with regard to the reclamation of arid lands, and for the encouragement of the speedy settlement and improvement of such lands we favor an amendment to the law that will reasonably extend the time within which the cost of any reclamation project may be repaid by the landowners under it.

We favor a liberal and systematic policy for the improvement of our rivers and harbors. Such improvements should be made upon expert information and after a careful comparison of cost and prospective benefits.

We favor a liberal policy toward Alaska, to promote the development of the great resources of that district, with such safeguards as will prevent waste and monopoly.

We favor the opening of the coal lands to development through a law leasing the lands on such terms as will invite development and provide fuel for the navy and commerce of the Pacific Ocean, while retaining title in the United States to prevent monopoly.

We ratify in all its particulars the platform of 1908 respecting citizenship for the people of Porto Rico.

The Philippine policy of the Republican Party has been and is inspired by the belief that our duty toward the Filipino people is a national obligation which should remain entirely free from partisan politics.

We pledge the Republican Party to the enactment of appropriate laws to give relief from the constantly growing evil of induced or undesirable immigration, which is inimical to the progress and welfare of the people of the United States.

We favor the speedy enactment of laws to provide that seamen shall not be compelled to endure involuntary servitude and that life and property at sea shall be safeguarded by the ample equipment of vessels with life-saving appliances and with full complements of skilled, able-bodied seamen to operate them.

The approaching completion of the Panama Canal, the establishment of a Bureau of Mines, the institution of postal savings banks, the increased provision made in 1912 for the aged and infirm soldiers and sailors of the Republic and for their widows, and the vigorous administration of the laws relating to pure food and drugs all mark the successful progress of Republican administration and are additional evidence of its effectiveness.

We commend the earnest effort of the Republican Administra-

tion to secure greater economy and increased efficiency in the conduct of government business; extravagant appropriations and the creation of unnecessary offices are an injustice to the taxpayer and a bad example to the citizen.

We call upon the people to quicken their interest in public affairs, to condemn and punish lynchings and other forms of lawlessness, and to strengthen in all possible ways a respect for law and the observance of it. Indifferent citizenship is an evil from which the law affords no adequate protection and for which legislation can provide no remedy.

We congratulate the people of Arizona and New Mexico upon the admission of those States, thus merging in the Union in final and enduring form the last remaining portion of our continental territory.

We challenge successful criticism of the sixteen years of Republican administration under Presidents McKinley, Roosevelt, and Taft. We heartily reaffirm the indorsement of President McKinley contained in the platform of 1900 and of 1904 and that of President Roosevelt contained in the platform of 1904 and 1908.

We invite the intelligent judgment of the American people upon the Administration of William H. Taft. The country has prospered and been at peace under his Presidency. During the years in which he had the coöperation of a Republican Congress an unexampled amount of constructive legislation was framed and passed in the interest of the people and in obedience to their wish. That legislation is a record on which any Administration might appeal with confidence to the favorable judgment of history.

We appeal to the American electorate upon the record of the Republican Party and upon this declaration of its principles and purposes. We are confident that under the leadership of the candidates here to be nominated our appeal will not be in vain; that the Republican Party will meet every just expectation of the people whose servant it is; that under its administration and its laws our Nation will continue to advance; that peace and prosperity will abide with the people, and that new glory will be added to the great Republic.

DEMOCRATIC PARTY CONVENTION, HELD AT BALTIMORE, JUNE 25

Candidates

For President, Woodrow Wilson, of New Jersey.

For Vice-President, Thomas R. Marshall, of Indiana.

Platform

We, the representatives of the Democratic Party of the United States, in National Convention assembled, reaffirm our devotion to

the principles of democratic government formulated by Thomas Jefferson and enforced by a long and illustrious line of Democratic Presidents.

We declare it to be a fundamental principle of the Democratic Party that the Federal Government under the Constitution has no right or power to impose or collect tariff duties except for the purpose of revenue, and we demand that the collection of such taxes shall be limited to the necessities of government honestly and economically administered.

The high Republican tariff is the principal cause of the unequal distribution of wealth; it is a system of taxation which makes the rich richer and the poor poorer; under its operations the American farmer and laboring man are the chief sufferers; it raises the cost of the necessities of life to them, but does not protect their product or wages. The farmer sells largely in free markets and buys almost entirely in the protected markets. In the most highly protected industries, such as cotton and wool, steel and iron, the wages of the laborers are the lowest paid in any of our industries. We denounce the Republican pretense on that subject and assert that American wages are established by competitive conditions and not by the tariff.

We favor the immediate downward revision of the existing high, and, in many cases, prohibitive tariff duties, insisting that material reductions be speedily made upon the necessities of life. Articles entering into competition with trust-controlled products, and articles of American manufacture which are sold abroad more cheaply than at home, should be put upon the free list.

We recognize that our system of tariff taxation is intimately connected with the business of the country, and we favor the ultimate attainment of the principles we advocate by legislation that will not injure or destroy legitimate industry.

We denounce the action of President Taft in vetoing the bills to reduce the tariff in the cotton, woolen, metals, and chemical schedules and the farmers' free list bill, all of which were designed to give immediate relief to the masses from the exactions of the trusts.

The Republican Party, while promising tariff revision, has shown by its tariff legislation that such revision is not to be in the people's interest, and, having been faithless to its pledges of 1908, it should not longer enjoy the confidence of the Nation. We appeal to the American people to support us in our demand for a tariff for revenue only.

The high cost of living is a serious problem in every American home. The Republican Party in its platform attempts to escape from responsibility for present conditions by denying that they

are due to a protective tariff. We take issue with them on this subject and charge that excessive prices result in a large measure from the high tariff laws enacted and maintained by the Republican Party and from trusts and commercial conspiracies fostered and encouraged by such laws, and we assert that no substantial relief can be secured for the people until import duties on the necessities of life are materially reduced and these criminal conspiracies broken up.

A private monopoly is indefensible and intolerable. We therefore favor the vigorous enforcement of the criminal as well as the civil law against trusts and trust officials, and demand the enactment of such additional legislation as may be necessary to make it impossible for a private monopoly to exist in the United States.

We favor the declaration by law of the conditions upon which corporations shall be permitted to engage in interstate trade, including, among others, the prevention of holding companies, of interlocking directors, of stock-watering, of discrimination in price, and the control by any one corporation of so large a proportion of any industry as to make it a menace to competitive conditions.

We condemn the action of the Republican Administration in compromising with the Standard Oil Company and the Tobacco Trust and its failure to invoke the criminal provisions of the anti-trust law against the officers of those corporations after the court had declared that, from the undisputed facts in the record, they had violated the criminal provisions of the law.

We regret that the Sherman anti-trust law has received a judicial construction depriving it of much of its efficacy, and we favor the enactment of legislation which will restore to the statute the strength of which it has been deprived by such interpretation.

We believe in the preservation and maintenance in their full strength and integrity of the three coördinate branches of the Federal Government,—the executive, the legislative, and the judicial,—each keeping within its own bounds, and not encroaching upon the just powers of either of the others.

Believing that the most efficient results under our system of government are to be attained by the full exercise by the States of their reserved sovereign powers, we denounce as usurpation the efforts of our opponents to deprive the States of any of the rights reserved to them, and to enlarge and magnify by indirection the powers of the Federal Government.

We insist upon the full exercise of all the powers of the Government, both state and national, to protect the people from injustice at the hands of those who seek to make the Government a private asset in business. There is no twilight zone between the

Nation and the State in which exploiting interests can take refuge from both. It is as necessary that the Federal Government shall exercise the powers reserved to them, but we insist that federal remedies for the regulation of interstate commerce and for the prevention of private monopoly shall be added to and not substituted for state remedies.

We congratulate the country upon the triumph of two important reforms demanded in the last national platform, namely, the amendment of the Federal Constitution authorizing an income tax and the amendment providing for the popular election of Senators, and we call upon the people of all the States to rally to the support of the pending proposition and secure their ratification.

We note with gratification the unanimous sentiment in favor of publicity before the election of campaign contributions—a measure demanded in our national platform of 1908, and at that time opposed by the Republican Party, and we commend the Democratic House of Representatives for extending the doctrine of publicity to recommendations, verbal and written, upon which Presidential appointments are made, to the ownership and control of newspapers, and to the expenditure made by and in behalf of those who aspire to Presidential nominations, and we point for additional justification for this legislation to the enormous expenditures of money in behalf of the President and his predecessor in the recent Presidential contest for the Republican nomination for President.

The movement toward more popular government should be promoted, through legislation, in each State which will permit the expression of the preference of the electors for national candidates at Presidential primaries.

We direct that the National Committee incorporate in the call for the next nominating convention a requirement that all expressions of preference for Presidential candidates shall be given and the selection of delegates and alternates made through a primary election conducted by the party organization in each State where such expression and election are not provided for by state law. Committeemen who are hereafter to constitute the membership of the Democratic National Committee, and whose election is not provided for by law, shall be chosen in each State at such primary elections, and the service and authority of committeemen, however chosen, shall begin immediately upon the receipt of their credentials respectively.

We pledge the Democratic Party to the enactment of a law prohibiting any corporation from contributing to a campaign fund and any individual from contributing any amount above a reasonable maximum.

We favor a single Presidential term, and to that end urge the adoption of an amendment to the Constitution making the President of the United States ineligible for reëlection, and we pledge the candidate of this convention to this principle.

At this time, when the Republican Party, after a generation of unlimited power in its control of the Federal Government, is rent into factions, it is opportune to point to the record of accomplishment of the Democratic House of Representatives in the Sixty-second Congress. We indorse its action and we challenge comparison of its record with that of any Congress which has been controlled by our opponents.

We call the attention of the patriotic citizens of our country to its record of efficiency, economy, and constructive legislation.

It has, among other achievements, revised the rules of the House of Representatives so as to give to the representatives of the American people freedom of speech and of action in advocating, proposing, and perfecting remedial legislation. It has passed bills for the relief of the people and the development of our country; it has endeavored to revise the tariff taxes downward in the interest of the consuming masses and thus to reduce the high cost of living; it has proposed an amendment to the Federal Constitution providing for the election of United States Senators by the direct vote of the people; it has secured the admission of Arizona and New Mexico as two sovereign States; it has required the publicity of campaign expenses both before and after election, and fixed a limit upon the election expenses of United States Senators and Representatives.

It has also passed a bill to prevent the abuse of the writ of injunction; it has passed a law establishing an eight-hour day for workmen on all national public works; it has passed a resolution which forced the President to take immediate steps to abrogate the Russian treaty, and it has passed the great supply bills which lessen waste and extravagance and which reduce the annual expenses of the Government by many millions of dollars.

We approve the measure reported by the Democratic leaders in the House of Representatives for the creation of a counsel of national defense which will determine a definite naval programme with a view to increased efficiency and economy. The party that proclaimed and has always enforced the Monroe Doctrine and was sponsor for the new navy will continue faithfully to observe the constitutional requirements to provide and maintain an adequate and well-proportioned navy sufficient to defend American policies, protect our citizens, and uphold the honor and dignity of the Nation.

We denounce the profligate waste of the money wrung from the

people by oppressive taxation through the lavish appropriations of recent Republican Congresses, which have kept taxes high and reduced the purchasing power of the people's toil. We demand a return to that simplicity and economy which befits a democratic government and a reduction in the number of useless offices, the salaries of which drain the substance of the people.

We favor the efficient supervision and rate regulation of railroads, express companies, telegraph and telephone lines engaged in interstate commerce. To this end we recommend the valuation of railroads, express companies, telegraph and telephone lines by the Interstate Commerce Commission, such valuation to take into consideration the physical value of the property, the original cost, the cost of reproduction, and any element of value that will render the valuation fair and just.

We favor such legislation as will effectually prohibit the railroads, express, telegraph, and telephone companies from engaging in business which brings them into competition with the shippers or patrons, also legislation preventing the overissue of stocks and bonds by interstate railroads, express companies, telegraph and telephone lines, and legislation which will assure such reduction in transportation rates as conditions will permit, care being taken to avoid reduction that would compel a reduction of wages, prevent adequate service, or do injustice to legitimate investments.

We oppose the so-called "Aldrich Bill" for the establishment of a Central Bank, and we believe the people of the country will be largely freed from panics and consequent unemployment and business depression by such a systematic revision of our banking laws as will render temporary relief in localities where such relief is needed, with protection from control or domination by what is known as the "Money Trust."

Banks exist for the accommodation of the public and not for the control of business. All legislation on the subject of banking and currency should have for its purpose the securing of these accommodations on terms of absolute security to the public and of complete protection from the misuse of the power that wealth gives to those who possess it.

We condemn the present methods of depositing government funds in a few favored banks, largely situated in or controlled by Wall Street, in return for political favors, and we pledge our party to provide by law for their deposit by competitive bidding in the banking institutions of the country, national and state, without discrimination as to locality, upon approved securities, and subject to call by the Government.

Of equal importance with the question of currency reform is

the question of rural credits or agricultural finance. Therefore we recommend that an investigation of agricultural credit societies in foreign countries be made, so that it may be ascertained whether a system of rural credits may be devised suitable to conditions in the United States, and we also favor legislation permitting national banks to loan a reasonable proportion of their funds on real estate security.

We recognize the value of vocational education, and urge federal appropriations for such training, and extension teaching in agricultural coöperation with the several States.

We renew the declaration in our last platform relating to the conservation of our natural resources, and the development of our waterways. The present devastation of the Lower Mississippi Valley accentuates the movement for the regulation of river flow by additional bank and levee protection below, and the diversion, storage, and control of the flood waters above, and their utilization for beneficial purposes in the reclamation of arid and swamp lands, and development of water-power, instead of permitting the floods to continue, as heretofore, agents of destruction.

We hold that the control of the Mississippi River is a national problem; the preservation of the depth of its waters for the purpose of navigation, the building of levees to maintain the integrity of its channel, and the prevention of the overflow of the land and its consequent devastation, resulting in the interruption of interstate commerce, the disorganization of the mail service, and the enormous loss of life and property, impose an obligation which alone can be discharged by the general Government.

To maintain an adequate depth of water the entire year, and thereby encourage water transportation, is a consummation worthy of legislative attention and presents an issue national in its character. It calls for prompt action on the part of Congress, and the Democratic Party pledges itself to the enactment of legislation leading to that end.

We favor the coöperation of the United States and the respective States in plans for the comprehensive treatment of all waterways, with a view of coördinating plans for channel improvement with plans for drainage of swamps and overflowed lands, and to this end we favor the appropriation by the Federal Government of sufficient funds to make surveys of such lands, to develop plans for drainage of such lands, and to supervise the work of construction.

We favor the adoption of a liberal and comprehensive plan for the development and improvement of our inland waterways, with economy and efficiency, so as to permit their navigation by vessels of standard draught.

We favor national aid to state and local authorities in the construction and maintenance of post-roads.

We repeat our declarations of the platform of 1908, as follows :—

“ The courts of justice are the bulwarks of our liberties, and we yield to none in our purpose to maintain their dignity. Our party have given to the bench a long line of distinguished Justices who have added to the respect and confidence in which this department must be jealously maintained. We resent the attempt of the Republican Party to raise a false issue respecting the judiciary. It is an unjust reflection upon a great body of our citizens to assume that they lack respect for the courts.

“ It is the function of the courts to interpret the laws which the people enact, and if the laws appear to work economical, social, or political injustice, it is our duty to change them. The only basis upon which the integrity of our courts can stand is that of unswerving justice and protection of life, personal liberty, and property. If judicial processes may be abused, we should guard them against abuse.

“ Experience has proved the necessity of a modification of the present law relating to injunction, and we reiterate the pledges of our platforms of 1896 and 1904 in favor of a measure which passed the United States Senate in 1896, relating to contempt in Federal Courts and providing for trial by jury in cases of indirect contempt.

“ Questions of judicial practice have arisen, especially in connection with industrial disputes. We believe that the parties to all judicial proceedings should be treated with rigid impartiality and that injunctions should not be issued in any case in which an injunction would not issue if no industrial dispute were involved.

“ The expanding organization of industry makes it essential that there should be no abridgment of the right of the wage-earners and producers to organize for the protection of wages and the improvement of labor conditions, to the end that such labor organizations and their members should not be regarded as illegal combinations in restraint of trade.

“ We pledge the Democratic Party to the enactment of a law creating a Department of Labor, represented separately in the President's Cabinet, in which department shall be included the subject of mines and mining.

“ We pledge the Democratic Party, so far as the federal jurisdiction extends, to an employees' compensation law providing adequate indemnity for injury to body or loss of life.”

We believe in the conservation and the development, for the use of all the people, of the natural resources of the country. Our for-

ests, our sources of water-supply, our arable and our mineral lands, our navigable streams, and all the other material resources with which our country has been so lavishly endowed, constitute the foundation of our national wealth. Such additional legislation as may be necessary to prevent their being wasted or absorbed by special or privileged interests should be enacted and the policy of their conservation should be rigidly adhered to.

The public domain should be administered and disposed of with due regard to the general welfare. Reservations should be limited to the purposes which they purport to serve and not extended to include land wholly unsuited therefor. The unnecessary withdrawal from sale and settlement of enormous tracts of public land, upon which tree growth never existed and cannot be promoted, tends only to retard development, create discontent, and bring reproach upon the policy of conservation.

The public land laws should be administered in a spirit of the broadest liberality toward the settler exhibiting a *bona fide* purpose to comply therewith, to the end that the invitation of this Government to the landless should be as attractive as possible; and the plain provisions of the Forest Reserve Act permitting homestead entries to be made within the national forests should not be nullified by administrative regulations which amount to a withdrawal of great areas of the same from settlement.

Immediate action should be taken by Congress to make available the vast and valuable coal deposits of Alaska under conditions that will be a perfect guaranty against their falling into the hands of monopolizing corporations, associations, or interests.

We rejoice in the inheritance of mineral resources unequaled in extent, variety, or value, and in the development of a mining industry unequaled in its magnitude and importance. We honor the men who, in their hazardous toil underground, daily risk their lives in extracting and preparing for our use the products of the mine, so essential to the industries, the commerce, and the comfort of the people of this country. And we pledge ourselves to the extension of the work of the Bureau of Mines in every way appropriate for national legislation, with a view of safeguarding the lives of the miners, lessening the waste of essential resources, and promoting the economic development of mining, which, along with agriculture, must in the future, even more than in the past, serve as the very foundation of our national prosperity and welfare and our international commerce.

We believe in encouraging the development of a modern system of agriculture and a systematic effort to improve the conditions of trade in farm products so as to benefit both the consumers and producers. And as an efficient means to this end we favor the

enactment by Congress of legislation that will suppress the pernicious practice of gambling in agricultural products by organized exchanges or others.

We believe in fostering, by constitutional regulation of commerce, the growth of a merchant marine, which shall develop and strengthen the commercial ties which bind us to our sister republics to the south, but without imposing additional burdens upon the people and without bounties or subsidies from the public Treasury.

We urge upon Congress the speedy enactment of laws for the greater security of life and property at sea, and favor the repeal of all laws and the abrogation of so much of our treaties with other nations as provide for the arrest and imprisonment of seamen charged with desertion or with violation of their contract of service.

Such laws and treaties are un-American, and violate the spirit, if not the letter, of the Constitution of the United States.

We favor the exemption from tolls of American ships engaged in coastwise trade passing through the Panama Canal.

We also favor legislation forbidding the use of the Panama Canal by ships owned or controlled by railroad carriers engaged in transportation competitive with the Canal.

We reaffirm our previous declarations advocating the union and strengthening of the various governmental agencies relating to pure foods, quarantine, vital statistics, and human health. Thus united and administered without partiality to or discrimination against any school of medicine or system of healing, they would constitute a single health service, not subordinated to any commercial or financial interests, but devoted exclusively to the conservation of human life and efficiency. Moreover, this health service should coöperate with the health agencies of our various States and cities without interference with their prerogatives, or with the freedom of individuals to employ such medical or hygienic aid as they may see fit.

The law pertaining to the civil service should be honestly and rigidly enforced, to the end that merit and ability should be the standard of appointment and promotion, rather than service rendered to a political party; and we favor a reorganization of the civil service with adequate compensation commensurate with the class of work performed for all officers and employees; we also favor the extension to all classes of civil service employees of the benefits of the provisions of the Employers' Liability Act; we also recognize the right of direct petition to Congress by employees for the redress of grievances.

We recognize the urgent need of reform in the administration of civil and criminal law in the United States, and we recommend

the enactment of such legislation and the promotion of such measures as will rid the present legal system of the delays, expense, and uncertainties incident to the system as now administered.

We reaffirm the position thrice announced by the Democracy in National Convention assembled against a policy of imperialism and colonial exploitation in the Philippines or elsewhere. We condemn the experiment in imperialism as an inexcusable blunder which has involved us in enormous expense, brought us weakness instead of strength, and laid our Nation open to the charge of abandonment of the fundamental doctrine of self-government.

We favor an immediate declaration of the Nation's purpose to recognize the independence of the Philippine Islands as soon as a stable government can be established, such independence to be guaranteed by us until the neutralization of the islands can be secured by treaty with other powers. In recognizing the independence of the Philippines, our Government should retain such land as may be necessary for coaling-stations and naval bases.

We welcome Arizona and New Mexico to the sisterhood of States, and heartily congratulate them upon their auspicious beginning of great and glorious careers.

We demand for the people of Alaska the full enjoyment of the rights and privileges of a territorial form of government, and we believe that the officials appointed to administer the Government of all our Territories and the District of Columbia should be qualified by previous *bona fide* residence.

We commend the patriotism of the Democratic members of the Senate and House of Representatives which compelled the termination of the Russian Treaty of 1832, and we pledge ourselves anew to preserve the sacred rights of American citizenship at home and abroad. No treaty should receive the sanction of our Government which does not recognize that equality of all of our citizens, irrespective of race or creed, and which does not expressly guarantee the fundamental right of expatriation.

The constitutional rights of American citizens should protect them on our borders and go with them throughout the world, and every American citizen residing or having property in any foreign country is entitled to and must be given the full protection of the United States Government, both for himself and his property.

We favor the establishment of a parcels post or postal express, and also the extension of the rural delivery system, as rapidly as practicable.

We hereby express our deep interest in the great Panama Canal Exposition to be held in San Francisco in 1915, and favor such encouragement as can be properly given.

We commend to the several States the adoption of a law making it an offense for the proprietors of places of public amusement and entertainment to discriminate against the uniform of the United States similar to the law passed by Congress applicable to the District of Columbia and the Territories in 1911.

We renew the declaration of our last platform relating to a generous pension policy.

We call attention to the fact that the Democratic Party's demand for a return to the rule of the people, expressed in the National Platform four years ago, has now become the accepted doctrine of a large majority of the electors. We again remind the country that only by the larger exercise of the reserved power of the people can they protect themselves from the misuse of delegated power and the usurpation of governmental instrumentalities by special interests. For this reason the National Convention insisted on the overthrow of Cannonism and the inauguration of a system by which United States Senators could be elected by direct vote. The Democratic Party offers itself to the country as an agency through which the complete overthrow and extirpation of corruption, fraud, and machine rule in American politics can be effected.

Our platform is one of principles which we believe to be essential to our national welfare. Our pledges are made to be kept when in office as well as relied upon during the campaign, and we invite the coöperation of all citizens, regardless of party, who believe in maintaining unimpaired the institutions and traditions of our country.

PROHIBITION PARTY CONVENTION, HELD AT ATLANTIC CITY,
JULY 10

Candidates

For President, Eugene W. Chafin, of Illinois.

For Vice-President, Aaron S. Watkins, of Ohio.

Platform

The Prohibition Party of the United States of America, in convention at Atlantic City, New Jersey, July 11, 1912, recognizing God as the source of all governmental authority, makes the following declaration of principles:—

The alcoholic drink traffic is wrong, the most serious drain upon the Nation's wealth and resources, detrimental to the general welfare, destructive of the inalienable rights of life, liberty, and the pursuit of happiness, and therefore, all laws taxing or licensing a traffic that produces crime, poverty, and political corruption, and spreads disease and death, should be repealed. To destroy such

traffic there must be elected to power a political party which will administer the Government from the standpoint that the alcoholic drink traffic is a crime and not a business.

We favor the election of United States Senators by direct vote of the people.

Presidential terms of six years and one term only.

Uniform marriage and divorce laws.

The extermination of polygamy and the complete suppression of the traffic in girls.

Suffrage for women upon the same terms as to men.

Court review as to post-office decisions.

The absolute protection of the rights of labor without impairment of the rights of capital.

The settlement of all international disputes by arbitration.

The initiative and referendum.

The tariff is a commercial question and should be fixed on the basis of accurate knowledge secured by a permanent omnipartisan tariff commission with ample powers.

An elastic currency system adequate to our industrial needs.

The complete and permanent separation of Church and State.

We oppose the appropriation of public funds for any sectarian purposes.

The abolition of child labor in the mines, workshops, and factories, with the rigid enforcement of laws now flagrantly violated.

Equitable graduated income and inheritance taxes.

Conservation of our mineral and forest reserves, reclamation of arid and waste lands, and we urge that all mineral and timber lands and water-power now owned by the Government be held perpetually and leased for revenue purposes.

Clearly defined laws for the regulation and control of corporations transacting an interstate business.

Greater efficiency and economy in government service.

To these fundamental principles the National Prohibition Party renews its long allegiance and on these issues invites the coöperation of all citizens, to the end that the true objects of popular government may be attained; i.e., equal and exact justice to all.

PROGRESSIVE PARTY CONVENTION, HELD AT CHICAGO, AUGUST 5

Candidates

For President, Theodore Roosevelt, of New York.

For Vice-President, Hiram W. Johnson, of California.

Platform

The conscience of the people in a time of grave national problems has called into being a new party, born of the nation's awakened sense of justice.

We of the Progressive Party here dedicate ourselves to the fulfilment of the duty laid upon us by our fathers to maintain that government of the people, by the people, and for the people, whose foundations they laid.

We hold, with Thomas Jefferson and Abraham Lincoln, that the people are the masters of their Constitution, to fulfill its purposes and to safeguard it from those who, by perversion of its intent, would convert it into an instrument of injustice. In accordance with the needs of each generation the people must use their sovereign powers to establish and maintain equal opportunity and industrial justice, to secure which this government was founded and without which no republic can endure.

This country belongs to the people who inhabit it. Its resources, its business, its institutions, and its laws should be utilized, maintained, or altered in whatever manner will best promote the general interest. It is time to set the public welfare in the first place.

Political parties exist to secure responsible government and to execute the will of the people. From these great tasks both the old parties have turned aside. Instead of instruments to promote the general welfare, they have become the tools of corrupt interests which use them impartially to serve their selfish purposes. Behind the ostensible government sits enthroned an invisible government owning no allegiance and alleging no responsibility to the people. To destroy this invisible government, to dissolve the unholy alliance between corrupt business and corrupt politics, is the first task of the statesmanship of the day.

The deliberate betrayal of its trust by the Republican Party, the fatal incapacity of the Democratic Party to deal with the new issues of the new time, have compelled the people to forge a new instrument of government through which to give effect to their will in laws and institutions. Unhampered by tradition, uncorrupted by power, undismayed by the magnitude of the task, the new party offers itself as the instrument of the people to sweep away old abuses, to build a new and nobler commonwealth.

This declaration is our covenant with the people, and we hereby

bind the party and its candidates in state and nation to the pledges made herein.

The Progressive Party, committed to the principle of government by a self-controlled democracy expressing its will through representatives of the people, pledges itself to secure such alterations in the fundamental law of the several states and of the United States as shall insure the representative character of the government. In particular, the party declares for direct-primaries for the nomination of state and national officers, for nation-wide preferential primaries for candidates for the Presidency, for the direct election of United States Senators by the people; and we urge on the states the policy of the short ballot with responsibility to the people secured by the initiative, referendum, and recall.

The Progressive Party, believing that a free people should have the power from time to time to amend their fundamental law so as to adopt it progressively to the changing needs of the people, pledges itself to provide a more easy and expeditious method of amending the Federal Constitution.

Up to the limit of the Constitution and later by amendment of the Constitution, if it was found necessary, we advocate bringing under effective national jurisdiction those problems which have expanded beyond reach of the individual states.

It is as grotesque as it is intolerable that the several states should by unequal laws in matter of common concern become competing commercial agencies, barter the lives of their children, the health of their women, and the safety and well-being of their working people for the profit of their financial interests.

The extreme insistence on state's rights by the Democratic Party in the Baltimore platform demonstrates anew its inability to understand the world into which it has survived or to administer the affairs of a union of states which have in all essential respects become one people.

The Progressive Party, believing that no people can justly claim to be a true democracy which denies political right on account of sex, pledges itself to the task of securing equal suffrage to men and women alike.

We pledge our party to legislation that will compel strict limitation of all campaign contributions and expenditures and detailed publicity of both, before as well as after primaries and elections.

We pledge our party to legislation compelling the registration of lobbyists; publicity of committee hearings, except on foreign affairs, and recording of all votes in committee, and forbidding federal appointees from holding office in state or national political organizations or taking part as officers or delegates in political conventions for the nomination of elective state or national officials.

The Progressive Party demands such restriction of the power of the courts as shall leave to the people the ultimate authority to determine fundamental questions of social welfare and public policy. To secure this end, it pledges itself to provide:—

(1) That when an act passed under the police power of the state is held unconstitutional under the state constitution by the courts, the people, after an ample interval for deliberation, shall have an opportunity to vote on the question whether they desire the act to become law, notwithstanding such decision.

(2) That every decision of the highest appellate court of a state declaring an act of the legislature unconstitutional on the ground of its violation of the Federal Constitution shall be subject to the same review by the Supreme Court of the United States as is now accorded to decisions sustaining such legislation.

The Progressive Party, in order to secure to the people a better administration of justice and by that means to bring about a more general respect for the law and the courts, pledges itself to work unceasingly for the reform of legal procedure and judicial methods.

We believe that the issuance of injunctions in cases arising out of labor disputes should be prohibited when such injunctions would not apply when no labor disputes existed.

We also believe that a person cited for contempt in labor disputes, except when such contempt was committed in the actual presence of the court or so near thereto as to interfere with the proper administration of justice, should have a right to trial by jury.

The supreme duty of the nation is the conservation of human resources through an enlightened measure of social and industrial justice. We pledge ourselves to work unceasingly in state and nation for—

Effective legislation looking to the prevention of industrial accidents, occupational diseases, overwork, involuntary unemployment, and other injurious effects incident to modern industry;

The fixing of minimum safety and health standards for the various occupations, and the exercise of the public authority of state and nation, including the federal control over interstate commerce and the taxing power, to maintain such standards;

The prohibition of child labor; minimum wage standards for working women; to provide a "living wage" in all industrial occupations;

The general prohibition of night work for women, and the establishment of an eight-hour day for women and young persons;

One day's rest in seven for all wage-workers;

The eight-hour day in continuous twenty-four hour industries;

The abolition of the convict contract labor system; substituting

a system of prison production for governmental consumption only; and the application of prisoners' earnings to the support of their dependent families;

Publicity as to wages, hours, and conditions of labor; full reports upon industrial accidents and diseases, and the opening to public inspection of all tallies, weights, measures, and check systems on labor products.

We pledge our party to establish a Department of Labor with a seat in the Cabinet, and with wide jurisdiction over matters affecting the conditions of labor and living.

The development and prosperity of country life are as important to the people who live in the cities as they are to the farmers. Increase of prosperity on the farm will favorably affect the cost of living and promote the interests of all who dwell in the country, and all who depend upon its products for clothing, shelter, and food.

We pledge our party to foster the development of agricultural credit and coöperation, the teaching of agriculture in schools, the agricultural college extension, the use of mechanical power on the farm, and to reëstablish the Country Life Commission, thus directly promoting the welfare of the farmers and bringing the benefits of better farming, better business, and better living within their reach.

The high cost of living is due partly to world-wide and partly to local causes; partly to natural and partly to artificial causes. The measures proposed in this platform on various subjects, such as the tariff, the trusts, and conservation, will of themselves remove the artificial causes. There will remain other elements, such as the tendency to leave the country for the city, waste, extravagance, bad system of taxation, poor methods of raising crops, and bad business methods in marketing crops.

To remedy these conditions requires the fullest information and, based on this information, effective government supervision and control to remove all the artificial causes. We pledge ourselves to such full and immediate inquiry and to immediate action to deal with every need such inquiry discloses.

We favor the union of all the existing agencies of the Federal Government dealing with the public health into a single national health service without discrimination against or for any one set of therapeutic methods, school of medicine, or school of healing, with such additional powers as may be necessary to enable it to perform efficiently such duties in the protection of the public from preventable disease as may be properly undertaken by the federal authorities; including the executing of existing laws regarding pure food; quarantine and cognate subjects; the promotion of

appropriate action for the improvement of vital statistics and the extension of the registration area of such statistics; and coöperation with the health activities of the various states and cities of the nation.

We believe that true popular government, justice, and prosperity go hand in hand, and, so believing, it is our purpose to secure that large measure of general prosperity which is the fruit of legitimate and honest business, fostered by equal justice and by sound progressive laws.

We demand that the test of true prosperity shall be the benefits conferred thereby on all the citizens, not confined to individuals or classes, and that the test of corporate efficiency shall be the ability better to serve the public; that those who profit by control of business shall justify that profit and control by sharing with the public the fruits thereof.

We therefore demand a strong national regulation of interstate corporations. The corporation is an essential part of modern business. The concentration of modern business in some degree is both inevitable and necessary for national and international business efficiency. But the existing concentration of vast wealth under a corporate system, unguarded and uncontrolled by the nation, has placed in the hands of a few men enormous, secret, irresponsible power over the daily life of the citizen — a power insufferable in a free government and certain of abuse.

This power has been abused, in monopoly of national resources, in stock-watering, in unfair competition and unfair privileges, and finally in sinister influences on the public agencies of state and nation. We do not fear commercial power, but we insist that it shall be exercised openly, under public supervision and regulation of the most efficient sort which will preserve its good while eradicating and preventing its ill.

To that end we urge the establishment of a strong federal administrative commission of high standing which shall maintain permanent active supervision over industrial corporations engaged in interstate commerce, doing for them what the Government now does for the national banks, and what is now done for the railroads by the Interstate Commerce Commission.

Such a commission must enforce the complete publicity of those corporate transactions which are of public interest; must attack unfair competition, false capitalization, and special privilege, and by continuous, trained watchfulness guard and keep open, equally to all, the highways of American commerce. Thus the business man will have certain knowledge of the law, and will be able to conduct his business easily in conformity therewith; the investor will find security for his capital; dividends will be rendered more

certain, and the savings of the people will be drawn naturally and safely into the channels of trade.

Under such a system of constructive regulation legitimate business, freed from confusion, uncertainty, and fruitless litigation, will develop normally in response to the energy and enterprise of the American business man.

We favor strengthening the Sherman Law by prohibiting agreements to divide territory or limit output; refusing to sell to customers who buy from business rivals; to sell below cost in certain areas while maintaining higher prices in other places; using the power of transportation to aid or injure special business concerns, and other unfair trade practices.

We pledge ourselves to the enactment of a patent law which will make it impossible for patents to be suppressed or used against the public welfare in the interests of injurious monopolies.

We pledge our party to secure to the Interstate Commerce Commission the power to value the physical property of railroads. In order that the power of the commission to protect the people may not be impaired or destroyed, we demand the abolition of the Commerce Court.

We believe there exists imperative need for prompt legislation for the improvement of our national currency system. We believe the present method of issuing notes through private agencies is harmful and unscientific. The issue of currency is fundamentally a government function and the system should have as basic principles soundness and elasticity. The control should be lodged with the Government and should be protected from domination or manipulation by Wall Street or any special interests.

We are opposed to the so-called Aldrich Currency Bill because its provisions would place our currency and credit system in private hands, not subject to effective public control.

The time has come when the Federal Government should coöperate with manufacturers and producers in extending our foreign commerce. To this end we demand adequate appropriations by Congress and the appointment of diplomatic and consular officers solely with a view to their special fitness and worth, and not in consideration of political expediency.

It is imperative to the welfare of our people that we enlarge and extend our foreign commerce. In every way possible our Federal Government should coöperate in this important matter. Germany's policy of coöperation between government and business has in comparatively few years made that nation a leading competitor for the commerce of the world.

The natural resources of the nation must be promptly developed and generously used to supply the people's needs, but we cannot

safely allow them to be wasted, exploited, monopolized, or controlled against the general good. We heartily favor the policy of conservation, and we pledge our party to protect the national forests without hindering their legitimate use for the benefit of all the people. Agricultural lands in the national forests are and should remain open to the genuine settler. Conservation will not retard legitimate development. The honest settler must receive his patent promptly without hindrance, rules, or delays.

We believe that the remaining forests, coal and oil lands, water-powers, and other natural resources, still in state or national control (except agricultural lands), are more likely to be wisely conserved and utilized for the general welfare if held in the public hands. In order that consumers and producers, managers and workmen, now and hereafter, need not pay toll to private monopolies of power and raw material, we demand that such resources shall be retained by the state or nation, and opened to immediate use under laws which will encourage development and make to the people a moderate return for benefits conferred.

In particular we pledge our party to require reasonable compensation to the public for water-power rights hereafter granted by the public. We pledge legislation to lease the public grazing lands under equitable provisions now pending which will increase the production of food for the people and thoroughly safeguard the rights of the actual homemakers. Natural resources whose conservation is necessary for the national welfare should be owned or controlled by the nation.

We recognize the vital importance of good roads, and we pledge our party to foster their extension in every proper way, and we favor the early construction of national highways. We also favor the extension of the rural free delivery service.

The coal and other natural resources of Alaska should be opened to development at once. They are owned by the people of the United States and are safe from monopoly, waste, or destruction only while so owned. We demand that they shall neither be sold nor given away except under the Homestead Law, but while held in government ownership shall be opened to use promptly upon liberal terms requiring immediate development.

Thus the benefit of cheap fuel will accrue to the Government of the United States and to the people of Alaska and the Pacific Coast; the settlement of extensive agricultural lands will be hastened; the extermination of the salmon will be prevented, and the just and wise development of Alaskan resources will take the place of private extortion or monopoly. We demand also that extortion or monopoly in transportation shall be prevented by the prompt acquisition, construction, or improvement by the Government of

such railroads, harbor, and other facilities for transportation as the welfare of the people may demand.

We promise the people of the Territory of Alaska the same measure of local self-government that was given to other American Territories, and that federal officials appointed there shall be qualified by previous bona fide residence in the territory.

The rivers of the United States are the natural arteries of this continent. We demand that they shall be opened to traffic as indispensable parts of a great nation-wide system of transportation, in which the Panama Canal will be the central link, thus enabling the whole interior of the United States to share with the Atlantic and Pacific seaboards in the benefit derived from the canals.

It is a national obligation to develop our rivers, and especially the Mississippi and its tributaries, without delay, under a comprehensive general plan covering each river system from its source to its mouth, designed to secure its highest usefulness for navigation, irrigation, domestic supply, water-power, and the prevention of floods. We pledge our party to the immediate preparation of such a plan which should be made and carried out in close and friendly coöperation between the nation, the state, and the cities affected.

Under such a plan, the destructive floods of the Mississippi and other streams, which represent a vast and needless loss to the nation, would be controlled by forest conservation and water storage at the headwaters and by levees below, land sufficient to support millions of people would be reclaimed from the deserts and swamps, water-power enough to transform the industrial standing of whole states would be developed, adequate water terminals would be provided, transportation would revive, and the railroads would be compelled to coöperate as freely with the boat lines as with each other.

The equipment, organization, and experience acquired in constructing the Panama Canal soon will be available for the lakes-to-the-gulf deep waterway and other portions of this great work, and should be utilized by the nation in coöperation with the various states, at the lowest net cost to the people.

The Panama Canal, built and paid for by the American people, must be used primarily for their benefit. We demand that the canal shall be so operated as to break the transportation monopoly now held and misused by the transcontinental railroads by maintaining sea competition with them, that ships directly or indirectly owned or controlled by American railroad corporations shall not be permitted to use the canal, and that American ships engaged in coastwise trade shall pay no tolls.

The Progressive Party will favor legislation having for its aim

the development of friendship and commerce between the United States and Latin-American nations.

We believe in a protective tariff which shall equalize conditions of competition between the United States and foreign countries, both for the farmer and the manufacturer, and which shall maintain for labor an adequate standard of living. Primarily the benefit of any tariff should be disclosed in the pay envelope of the laborer. We declare that no industry deserves protection which is unfair to labor or which is operating in violation of federal law. We believe that the presumption is always in favor of the consuming public.

We demand tariff revision because the present tariff is unjust to the people of the United States. Fair dealing toward the people requires an immediate downward revision of those schedules wherein duties are shown to be unjust or excessive.

We pledge ourselves to the establishment of a non-partisan scientific tariff commission, reporting both to the President and to either branch of Congress, which shall report, — first, as to the costs of production, efficiency of labor, capitalization, industrial organization and efficiency, and the general competitive position in this country and abroad of industries seeking protection from Congress; second, as to the revenue-producing power of the tariff and its relation to the resources of Government; and third, as to the effect of the tariff on prices, operations of middle men, and on the purchasing power of the consumer. We believe that this commission should have plenary power to elicit information and for this purpose to prescribe a uniform system of accounting for the great protected industries. The work of the commission should not prevent the immediate adoption of acts reducing those schedules generally recognized as excessive.

We condemn the Payne-Aldrich Tariff Bill as unjust to the people. The Republican organization is in the hands of those who have broken, and cannot be again trusted to keep, the promise of necessary downward revision. The Democratic Party is committed to the destruction of the protective system through a tariff for revenue only — a policy which would inevitably produce widespread industrial and commercial disaster. We demand the immediate repeal of the Canadian Reciprocity Act.

We believe in a graduated inheritance tax as a national means of equalizing the obligations of holders of property to government, and we hereby pledge our party to enact such a federal law as will tax large inheritances, returning to the states an equitable percentage of all amounts collected. We favor the ratification of the pending amendment to the Constitution giving the Government power to levy an income tax.

The Progressive Party deplors the survival in our civilization of the barbaric system of warfare among nations, with its enormous waste of resources even in time of peace and the consequent impoverishment of the life of the toiling masses.

We pledge the party to use its best endeavors to substitute judicial and other peaceful means of settling international differences.

We favor an international agreement for the limitation of naval forces. Pending such an agreement, and as the best means of preserving peace, we pledge ourselves to maintain for the present the policy of building two battleships a year.

We pledge our party to protect the rights of American citizenship at home and abroad. No treaty should receive the sanction of our Government which discriminates between American citizens because of birthplace, race, or religion, or that does not recognize the absolute right of expatriation.

Through the establishment of industrial standards we propose to secure to the able-bodied immigrant and to his native fellow-workers, a larger share of American opportunity.

We denounce the fatal policy of indifference and neglect which has left our enormous immigrant population to become the prey of chance and cupidity. We favor governmental action to encourage the distribution of immigrants away from the congested cities, to rigidly supervise all private agencies dealing with them, and to promote their assimilation, education, and advancement.

We pledge ourselves to a wise and just policy of pensioning American soldiers and sailors and their widows and children by the Federal Government.

And we approve the policy of the Southern States in granting pensions to the ex-Confederate soldiers and sailors and their widows and children.

We pledge our party to the immediate creation of a parcels post with rates proportionate to distance and service.

We condemn the violations of the Civil Service Law under the present administration, including the coercion and assessment of subordinate employees, and the President's refusal to punish such violation after a finding of guilty by his own commission; his distribution of patronage among subservient Congressmen, while withholding it from those who refuse to support administration measures; his withdrawal of nominations from the Senate until political support for himself was secured, and his open use of the offices to reward those who voted for his renomination.

To eradicate these abuses, we demand not only the enforcement of the Civil Service Act in letter and spirit, but also legislation which will bring under the competitive system postmasters, collectors, marshals, and all other non-political officers, as well as the

enactment of an equitable retirement law, and we also insist upon continuous service during good behavior and efficiency.

We pledge our party to readjustment of the business methods of the National Government and a proper coördination of the federal bureaus which will increase the economy and efficiency of the government service, prevent duplications, and secure better results to the taxpayers for every dollar expended.

The people of the United States are swindled out of many millions of dollars every year, through worthless investments. The plain people, the wage-earner, and the men and women with small savings, have no way of knowing the merit of concerns sending out highly colored prospectuses offering stock for sale, prospectuses that make big returns seem certain and fortunes easily within grasp.

We hold it to be the duty of the Government to protect its people from this kind of piracy. We, therefore, demand wise, carefully-thought-out legislation that will give us such governmental supervision over this matter as will furnish to the people of the United States this much-needed protection, and we pledge ourselves thereto.

On these principles and on the recognized desirability of uniting the progressive forces of the nation into an organization which shall unequivocally represent the progressive spirit and policy we appeal for the support of all American citizens, without regard to previous political affiliations.

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